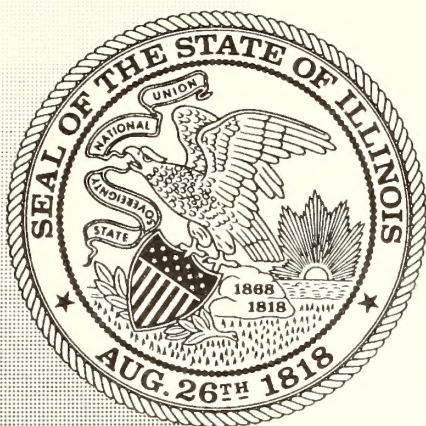


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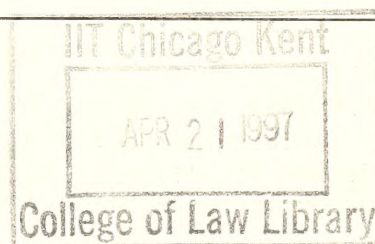
# ***Illinois Register***

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## **Rules of Governmental Agencies**

Volume 21, Issue 16 — April 18, 1997

Pages 4894 - 5005



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April 18, 1997 - Issue 16: Through	March 31, 1997
July 15, 1997 - Issue 29: Through	June 30, 1997
October 17, 1997 - Issue 42: Through	September 30, 1997
January 16, 1998 - Issue 3: Through	December 31, 1997 (Annual)

## INTRODUCTION

The *Illinois Register* is the official state document for publishing public notice of rulemaking activity initiated by State governmental agencies. The table of contents is arranged categorically by rulemaking activity and alphabetically by agency within each category. The Register also contains a Cumulative Index listing alphabetically by agency the Parts (sets of rules) on which rulemaking activity has occurred in the current Register volume year and a Sections Affected Index listing by Title each Section (including supplementary material) of a Part on which rulemaking activity has occurred in the current volume year. Both indices are action coded and are designed to aid the public in monitoring rules.

Rulemaking activity consists of proposed or adopted new rules; amendments to or repealers of existing rules; and rules promulgated by emergency or peremptory action. Executive Orders and Proclamations issued by the Governor; notices of public information required by State statute; and activities (meeting agendas, Statements of Objection or Recommendation, etc.) of the Joint Committee on Administrative Rules (JCAR), a legislative oversight committee which monitors the rulemaking activities of State agencies; is also published in the Register.

The Register is a weekly update to the *Illinois Administrative Code* (a compilation of the rules adopted by State agencies). The most recent edition of the Code along with the Register comprise the most current accounting of State agencies' rules.

The Illinois Register is the property of the State of Illinois, granted by the authority of the Illinois Administrative Procedure Act [5 ILCS 100/1-1 et seq.].

## REGISTER PUBLICATION SCHEDULE 1997

Material Rec'd after Noon on:	And before Noon on:	Will be in Issue #:	Published on:	Material Rec'd after Noon on:	And before Noon on:	Will be in Issue #:	Published on:
Dec. 24, 1996	Dec. 31, 1996	1	Jan. 3, 1997	July 1, 1997	July 8, 1997	28	July 11, 1997
Dec. 31, 1996	Jan. 7, 1997	2	Jan. 10, 1997	July 8, 1997	July 15, 1997	29	July 18, 1997
Jan. 7, 1997	Jan. 14, 1997	3	Jan. 17, 1997	July 15, 1997	July 22, 1997	30	July 25, 1997
Jan. 14, 1997	Jan. 21, 1997	4	Jan. 24, 1997	July 22, 1997	July 29, 1997	31	Aug. 1, 1997
Jan. 21, 1997	Jan. 28, 1997	5	Jan. 31, 1997	July 29, 1997	Aug. 5, 1997	32	Aug. 8, 1997
Jan. 28, 1997	Feb. 4, 1997	6	Feb. 7, 1997	Aug. 5, 1997	Aug. 12, 1997	33	Aug. 15, 1997
Feb. 4, 1997	Feb. 11, 1997	7	Feb. 14, 1997	Aug. 12, 1997	Aug. 19, 1997	34	Aug. 22, 1997
Feb. 11, 1997	Feb. 18, 1997	8	Feb. 21, 1997	Aug. 19, 1997	Aug. 26, 1997	35	Aug. 29, 1997
Feb. 18, 1997	Feb. 25, 1997	9	Feb. 28, 1997	Aug. 26, 1997	Sept. 2, 1997	36	Sept. 5, 1997
Feb. 25, 1997	Mar. 4, 1997	10	Mar. 7, 1997	Sept. 2, 1997	Sept. 9, 1997	37	Sept. 12, 1997
Mar. 4, 1997	Mar. 11, 1997	11	Mar. 14, 1997	Sept. 9, 1997	Sept. 16, 1997	38	Sept. 19, 1997
Mar. 11, 1997	Mar. 18, 1997	12	Mar. 21, 1997	Sept. 16, 1997	Sept. 23, 1997	39	Sept. 26, 1997
Mar. 18, 1997	Mar. 25, 1997	13	Mar. 28, 1997	Sept. 23, 1997	Sept. 30, 1997	40	Oct. 3, 1997
Mar. 25, 1997	Apr. 1, 1997	14	Apr. 4, 1997	Sept. 30, 1997	Oct. 7, 1997	41	Oct. 10, 1997
Apr. 1, 1997	Apr. 8, 1997	15	Apr. 11, 1997	Oct. 7, 1997	Oct. 14, 1997	42	Oct. 17, 1997
Apr. 8, 1997	Apr. 15, 1997	16	Apr. 18, 1997	Oct. 14, 1997	Oct. 21, 1997	43	Oct. 24, 1997
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Apr. 29, 1997	May 6, 1997	19	May 9, 1997	Nov. 4, 1997	Nov. 10, 1997*	46	Nov. 14, 1997
May 6, 1997	May 13, 1997	20	May 16, 1997	Nov. 10, 1997*	Nov. 18, 1997	47	Nov. 21, 1997
May 13, 1997	May 20, 1997	21	May 23, 1997	Nov. 18, 1997	Nov. 25, 1997	48	Dec. 1, 1997*
May 20, 1997	May 27, 1997	22	May 30, 1997	Nov. 25, 1997	Dec. 2, 1997	49	Dec. 5, 1997
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June 3, 1997	June 10, 1997	24	June 13, 1997	Dec. 9, 1997	Dec. 16, 1997	51	Dec. 19, 1997
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June 17, 1997	June 24, 1997	26	June 27, 1997	Dec. 23, 1997	Dec. 30, 1997	1	Jan. 2, 1998
June 24, 1997	July 01, 1997	27	July 7, 1997*	Dec. 30, 1997	Jan. 6, 1998	2	Jan. 9, 1998

Please note: When the Register deadline falls on a State holiday, the deadline becomes 4:30 p.m. on Monday (the day before).

\* Monday



## DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

## NOTICE OF PROPOSED AMENDMENTS

1) Heading of the Part: Solicitation for Charitable Payroll Deductions

2) Code Citation: 80 Ill. Adm. Code 2650

3) Section Numbers: Proposed Action:  
2650.10 Amend

4) Statutory Authority: Implementing and authorized by Section 9 of the Illinois Personnel Code [20 ILCS 415/9] and Section 5 of the Voluntary Payroll Deduction Act of 1983 [5 ILCS 340/5].

5) A Complete Description of the Subjects and Issues Involved: Has the Director of Central Management Services appoint certain members of the advisory committee. Term of appointment is set at one year with possibility of appointment for 2 more terms.

6) Will this rulemaking replace any emergency rulemaking currently in effect?  
No

7) Does this rulemaking contain an automatic repeal date? No

8) Does this rulemaking contain incorporations by reference? No

9) Are there any other proposed rulemakings pending on this Part? No

10) Statement of Statewide Policy Objectives: Rulemaking does not affect units of local government.

11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking: Interested persons may submit written comments within 45 days after the date of publication to:

Stephen W. Seiple  
720 Stratton Office Building  
Springfield, IL 62706  
217/782-9669

12) Initial Regulatory Flexibility Analysis:

A) Types of small businesses, small municipalities and not for profit corporations affected: None

B) Reporting, bookkeeping or other procedures required for compliance:  
None

C) Types of professional skills necessary for compliance: None

13) Regulatory Agenda on which this rulemaking was summarized: This rule was

## DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

## NOTICE OF PROPOSED AMENDMENTS

not included on either of the 2 most recent agendas because: Changing the rule was first considered after the date for submitting the regulatory agenda.

The full text of the Proposed Amendments begins on the next page:

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PROPOSED AMENDMENTS

NOTICE OF PROPOSED AMENDMENTS

TITLE 80: PUBLIC OFFICIALS AND EMPLOYEES

~~appointed by the Governor.~~ The committee shall meet at least

SUBTITLE G: PAYROLL DEDUCTIONS

quarterly. The function of the committee is to advise the Director on SECA matters, including:

CHAPTER III: DEPARTMENT CENTRAL MANAGEMENT SERVICES

1) Discussion and planning of the administration and conduct of the annual campaign.

PART 2650

2) Review of combined campaign materials, educational programs, publicity efforts, campaign goals and recognition-award programs.

SOLICITATION FOR CHARITABLE PAYROLL DEDUCTIONS

3) Selection process for SECA coordinators.

Section 2650.1 Definitions

4) Verification of continuing eligibility through the Comptroller's Office.

Section 2650.5 Entitlement

5) Any other issues determined to be consistent with the functions of the committee.

Section 2650.10 Organization

A representative from each Qualified Charitable Organization may attend and speak at each advisory committee meeting, but shall not have a vote on the advisory committee.

Section 2650.15 Annual Drive

c) A chairperson for each annual SECA shall be appointed by the Governor. Said chairperson shall serve on the advisory committee to assist the Director on functions specified in subsections (b)(2) and (b)(3) above. Each chief officer shall appoint an executive coordinator for each annual campaign. SECA coordinators or other agency employees shall be permitted work time to perform their responsibilities, including campaign briefings and training, distribution of literature, collection of pledge cards, telephone and contact with representatives of the Qualified Charitable Organizations. SECA coordinators will be permitted to request liaisons to assist where an agency has multiple workites. SECA liaisons will be given time to meet with their coordinator for training. Any State employee who volunteers for the campaign shall contribute time solely during non-work hours.

Section 2650.20 Recognition

(Source: Amended at 21 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

Section 2650.25 Request to Solicit Employees

(Source: Amended at 21 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

Section 2650.30 Prohibitions

(Source: Amended at 21 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

Section 2650.40 Code of Campaign Conduct

(Source: Amended at 21 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

Section 2650.50 Violation of Code of Campaign Conduct

(Source: Amended at 21 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

Section 2650.60 Committee on Campaign Conduct

(Source: Amended at 21 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

Section 2650.70 Allocation of Expenses to SECA Participants Membership

(Source: Amended at 21 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

AUTHORITY: Implementing and authorized by Section 9 of the Illinois Personnel Code [20 ILCS 415/9] and Section 5 of the Voluntary Payroll Deduction Act of 1983 [5 ILCS 340/5].

SOURCE: Emergency rules adopted at 12 Ill. Reg. 6975, effective April 1, 1988, for a maximum of 150 days; emergency repealer adopted at 12 Ill. Reg. 10191, effective June 10, 1988, for a maximum of 150 days; adopted at 13 Ill. Reg. 3330, effective March 6, 1989; amended at 16 Ill. Reg. 11438, effective July 6, 1992; amended at 18 Ill. Reg. 3115, effective February 22, 1994; amended at 21 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_.

Section 2650.10 Organization

- a) The Director shall have general administrative and policy authority regarding SECA.
- b) An advisory committee to assist in implementing and regulating the State and University Employees Combined Appeal (SECA) is herewith established under the chairmanship of the Director (or his/her designee). Membership of this committee will consist of five or more State employees "at large" representing employee interests; the prior year's SECA chairperson; the Director--of--the Lieutenant Governor's--Office--of--Volunteer--Services or his/her designee; a representative of a State employee labor organization; one--public member; and the appointed SECA Chairperson for the current year. The at-large members and the labor organization representative shall be appointed by the Director. No State employee shall serve more than three consecutive one-year terms. the--State--employees--representatives of--a--State--employees--labor--organization--and--the--public--member--will--be



## STATE BOARD OF EDUCATION

## NOTICE OF PROPOSED AMENDMENTS

- 1) Heading of the Part: Certification
- 2) Code Citation: 23 Ill. Adm. Code 25
- 3)
 

<u>Section Numbers:</u>	<u>Proposed Action:</u>
25.95	Amendment
25.437	New Section
25.710	Amendment
25.730	Amendment
25.732	Amendment
25.733	New Section
25.780	Amendment
- 4) Statutory Authority: 105 ILCS 5/Art. 21, 14C-8 and 2-3.6
- 5) A Complete Description of the Subjects and Issues Involved: The proposed amendments do the following:
 

Provide for general education equivalency among various certificates. This is currently done for graduates of approved out-of-state programs. This proposed change will allow graduates of Illinois institutions to be treated the same as those from approved out-of-state institutions.

Set forth procedures for emergency registration for certification testing. Experience has shown a need to permit emergency registration, particularly in order to accommodate individuals such as those whose provisional certificates are about to lapse. In the past, because there was no emergency registration procedure, those requests could not be accommodated and the certificates have expired. The proposed procedure will enable SBE to avoid creating a hardship both for individuals and for districts that might find themselves suddenly without qualified staff. The amount of the fee takes into consideration the costs associated with the provision of these services. In addition, the names of the test fields of Home Economics and Industrial Arts have been changed to Family and Consumer Sciences and Industrial Technology Education, respectively, to bring them in line with terminology currently in use.
- 6) Will this proposed rule replace an emergency rule currently in effect?  
No
- 7) Does this rulemaking contain an automatic repeal date? No
- 8) Do these proposed amendments contain incorporations by reference? No
- 9) Are there any other proposed amendments pending on this Part? No
- 10) Statement of Statewide Policy Objectives: This rulemaking will not create or enlarge a State mandate.

## STATE BOARD OF EDUCATION

## NOTICE OF PROPOSED AMENDMENTS

- 11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking: Written comments may be submitted within 45 days of the publication of this notice to:
 

Sally Vogl  
Agency Rules Coordinator  
Illinois State Board of Education  
100 North First Street, S-284  
Springfield, IL 62777-0001  
217/782-0541
- 12) Initial Regulatory Flexibility Analysis:
  - A) Types of small businesses, small municipalities and not for profit corporations affected: These rules will not affect small businesses.
  - B) Reporting, bookkeeping or other procedures required for compliance: None
  - C) Types of professional skills necessary for compliance: None
- 13) Regulatory Agenda on which this rulemaking was summarized: January 1997

The full text of the proposed amendments begins on the next page:

STATE BOARD OF EDUCATION

NOTICE OF PROPOSED AMENDMENTS

TITLE 23: EDUCATION AND CULTURAL RESOURCES

SUBTITLE A: EDUCATION

CHAPTER I: STATE BOARD OF EDUCATION

SUBCHAPTER b: PERSONNEL

SUBCHAPTER b: PERSONNEL

PART 25  
CERTIFICATION

SUBPART A: DEFINITIONS

Section

25.10 Definition of Terms Used in This Part

SUBPART B: CERTIFICATES

Section

25.20 State Elementary School Certificate

25.30 State High School Certificate

25.40 State Special Certificate

25.43 Standards for Certification of Special Education Teachers

25.45 Standards for the Standard Special Certificate--Speech and Language Impaired

25.50 General Certificate

25.60 State Special Certificate, Grades 11-12, For Teaching Elective Subjects

25.70 State Provisional Vocational Certificate

25.75 Part-time Provisional Certificates

25.80 Early Childhood Certificates

25.90 Transitional Bilingual Certificate and Examination

25.95 Majors, Minors, and Separate Fields for the Illinois High School Certificate

25.99 Endorsing Teaching Certificates

SUBPART C: APPROVING THE TEACHER EDUCATION PROGRAMS OF THE  
TEACHER EDUCATION INSTITUTIONS OF THE STATE OF ILLINOIS

Section

25.110 System of Approval: Levels of Approval

25.120 Standards and Criteria for Institutional Recognition and Program Approval

25.130 Procedures for Initial Recognition as a Teacher Education Institution

25.140 Procedures for Approval of New or Modified Teacher Education Programs and Consortia

25.150 The Periodic Review Process

SUBPART D: SCHOOL SERVICE PERSONNEL

STATE BOARD OF EDUCATION

NOTICE OF PROPOSED AMENDMENTS

Section

25.210 Requirements for the Certification of School Social Workers

25.220 Requirements for the Certification of Guidance Personnel

25.230 Requirements for the Certification of School Psychologists

25.240 Standard for School Nurse Endorsement

SUBPART E: REQUIREMENTS FOR THE CERTIFICATION OF  
ADMINISTRATIVE AND SUPERVISORY POSITIONS

Section

25.310 Definitions (Repealed)

25.311 Administrative Certificate

25.315 Renewal of Administrative Certificate

25.320 Application for Approval of Program (Repealed)

25.322 General Supervisory Endorsement

25.330 Standards and Guide for Approved Programs (Repealed)

25.333 General Administrative Endorsement

25.344 Chief School Business Official Endorsement

25.355 Superintendent

SUBPART F: GENERAL PROVISIONS

Section

25.405 Military Service

25.410 Revoked Certificates

25.415 Credit in Junior College

25.420 Psychology Accepted as Professional Education

25.425 Individuals Prepared in Out-of-State Institutions

25.427 Three-Year Limitation

25.430 Institutional Approval

25.435 School Service Personnel Certificate--Waiver of Evaluations

25.437 Equivalency of General Education Requirements

25.440 Master of Arts NCATE

25.442 Illinois Teacher Corps Programs

25.445 College Credit for High School Mathematics and Language Courses

25.450 Lapsed Certificates

25.455 Substitute Certificates

25.460 Provisional Special and Provisional High School Certificates

25.465 Credit

25.470 Meaning of Experience on Administrative Certificates

25.475 Certificates and Permits No Longer Issued

25.480 Credit for Certification Purposes

25.485 Provisional Recognition of Institutions

25.490 Rules for Certification of Persons Who Have Been Convicted of a Crime

25.493 Part-time Teaching Interns

25.495 Approval of Out-of-State Institutions and Programs

25.497 Supervisory Endorsements



## STATE BOARD OF EDUCATION

## NOTICE OF PROPOSED AMENDMENTS

SUBPART G: THE UTILIZATION OF TEACHER AIDES AND  
OTHER NONCERTIFIED PERSONNEL

## Section

- 25.510 Teacher Aides  
25.520 Other Noncertificated Personnel  
25.530 Specialized Instruction by Noncertificated Personnel  
25.540 Approved Teacher Aide Programs

## SUBPART H: CLINICAL EXPERIENCES

## Section

- 25.610 Definitions  
25.620 Student Teaching  
25.630 Pay for Student Teaching

## SUBPART I: ILLINOIS CERTIFICATION TESTING SYSTEM

## Section

- 25.705 Purpose - Severability  
25.710 Definitions  
25.715 Test Validation  
25.717 Test Equivalence  
25.720 Applicability of Testing Requirement  
25.725 Applicability of Scores  
25.728 Use of Basic Skills Test at Time of Entry into Teacher Education  
25.730 Registration  
25.732 Late Registration  
25.733 Emergency Registration  
25.735 Frequency and Location of Examination  
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25.745 Special Test Dates  
25.750 Conditions of Testing  
25.755 Voiding of Scores  
25.760 Passing Score  
25.765 Individual Test Score Reports  
25.770 Rescoring  
25.775 Institution Test Score Reports  
25.780 Fees

## APPENDIX A Statistical Test Equating - Certification Testing System

**AUTHORITY:** Implementing Article 21 and Section 14C-8 and authorized by Section 2-3.6 of the School Code [105 ILCS 5/Art. 21, 14C-8, and 2-3.6].

**SOURCE:** Rules and Regulations to Govern the Certification of Teachers adopted September 15, 1977; amended at 4 Ill. Reg. 28, p. 336, effective July 16, 1982; amended at 7 Ill. Reg. 5429, effective April 11, 1983; codified at 8 Ill. Reg. 1441; amended at 9 Ill. Reg. 1046, effective January 16, 1985; amended at 10

## STATE BOARD OF EDUCATION

## NOTICE OF PROPOSED AMENDMENTS

Ill. Reg. 12578, effective July 8, 1986; amended at 10 Ill. Reg. 15044, effective August 28, 1986; amended at 11 Ill. Reg. 12670, effective July 15, 1987; amended at 12 Ill. Reg. 3709, effective February 1, 1988; amended at 13 Ill. Reg. 16022, effective September 23, 1988; amended at 14 Ill. Reg. 1243, effective January 8, 1990; amended at 14 Ill. Reg. 17936, effective October 18, 1990; amended at 15 Ill. Reg. 17048, effective November 13, 1991; amended at 16 Ill. Reg. 18789, effective November 23, 1992; amended at 19 Ill. Reg. 16826, effective December 11, 1995; amended at 21 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_.

## SUBPART B: CERTIFICATES

## Section 25.95 Majors, Minors, and Separate Fields for the Illinois High School Certificate

## a) Principles and Definitions

- 1) No one college course may be counted in full toward more than one teaching area. The credit for a course may be divided between two or more areas.
- 2) An area or subject in which teachers are not commonly provided regular employment in public high schools of Illinois will be accepted as a teaching area (either major or minor) if it can be shown by the applicant to be taught as a subject in at least one Illinois public high school. The term "applicant" means either the individual who is seeking a certificate or the institution which may be recommending him.
- 3) A major for teacher certification purposes consists of at least 32 semester hours and must prepare the individual to teach at least one of the subjects included in the major. If the current requirements of the State Board of Education do not mention the subject, then the requirements for a similar area will be applied.
- 4) A minor for teacher certification purposes must prepare the individual to teach at least one of the subjects included in the field. If the current requirements of the State Board of Education do not mention the subject, then the requirements for a similar area will be applied.
- 5) One major and one minor, or three minors, as defined in this statement, are required for an Illinois High School Certificate.
- 6) The following teaching areas: language arts, biological sciences, physical sciences, social science, physical education, and foreign language, or their subdivisions, may be used to meet both the major or minor requirements for a certificate. Credit applicable for a major or minor cannot be counted for both.

## b) Teaching Fields

A teaching minor shall be defined as a university-sanctioned university-sanctioned major or minor provided that neither shall be less than 24 semester hours. This in no way conflicts with the

## STATE BOARD OF EDUCATION

## NOTICE OF PROPOSED AMENDMENTS

current major field requirement for certification of 32 semester hours. This definition of subject area is contingent upon resuming the practice of endorsing subject fields on certificates and coordinating Recognition and Supervision requirements for teaching area preparation with certification standards.

- 1) A Language Arts major, composed of 26 semester hours and 6 semester hours in Rhetoric and/or Composition, must have 16-semester-hour 16-hour minors (with one exception)\* in:

- A) Speech
- B) Journalism
- C) Dramatics

\*D) English (20 semester hours)

Language Arts must serve as a 16-semester-hour minor with one of the above subjects, (b)(1)(A) through (D), as a major of at least 32 semester hours.

A Speech major or minor must include courses in Dramatics. A Dramatics major or minor must include courses in Speech. Any Rhetoric and/or Composition course not counted for the major must be counted for the minor.

- 2) A Biological Science major, composed of 32 semester hours, must have 16-semester-hour minors in:

- A) Botany
- B) Zoology
- C) Physiology
- D) Biology

Biological Science must serve as a 16-semester-hour minor with one of the above subjects, (b)(2)(A) through (D), as a major of at least 32 semester hours.

- 3) A Physical Science major, composed of 32 semester hours, must have 16-semester-hour minors in:

- A) Astronomy
- B) Chemistry
- C) Physics
- D) Geology
- E) Physical Geography

Physical Science must serve as a 16-semester-hour minor with one of the above subjects, (b)(3)(A) through (E), as a major of at least 32 semester hours.

- 4) A Social Science major, composed of 32 semester hours, must have 16-semester-hour minors in:

- A) History
- B) Economics
- C) Political Science
- D) Sociology
- E) Political Geography

Social Science must serve as a 16-semester-hour minor with one of the above subjects, (b)(4)(A) through (E), as a major of at least 32 semester hours.

## STATE BOARD OF EDUCATION

## NOTICE OF PROPOSED AMENDMENTS

- 5) A Physical Education major, composed of 32 semester hours, must have 16-semester-hour minors in:

- A) Health
- B) Safety and Driver Education
- C) Recreation
- D) Dance

Physical Education must serve as a 16-semester-hour minor with one of the above subjects, (b)(5)(A) through (D), as a major of at least 32 semester hours.

- 6) A Foreign Language major, composed of 32 semester hours in one language, must have a 20-semester-hour minor in a different Foreign Language.

One 11 semester hour must be allowed for each unit of high school Foreign Language not to exceed four 11 semester hours. If such credit is accepted by an institution of higher learning, and is noted on the official transcript, the amount of credit accepted by the institution will be accepted for teacher certification. Such credit must be in the same Foreign Language as used for a major and/or minor.

- 7) Minors

- A) 16-Semester-Hour 16-Semester-Hour Minors

- i) Library Science
- ii) Safety and Driver Education

- B) 20-Semester-Hour 20-Semester-Hour Minors

- i) Art
- ii) Business Education
- iii) Foreign Language (subject to subsection (b)(6) of this Section (See 6-above))

- iv) Health Education
- v) Instructional Materials
- vi) Mathematics\*
- vii) Music
- viii) Physical Education
- ix) Psychology

\*One 11 semester hour may be allowed for each unit of high school Mathematics not to exceed four 11 semester hours. If such credit is accepted by an institution of higher learning, and is noted on the official transcript, the amount of credit accepted by the institution will be accepted for teacher certification.

- C) 24-Semester-Hour 24-Semester-Hour Minors

- i) Agriculture
- ii) English, Speech, Dramatics, or Journalism (including 6 semester hours in Rhetoric and/or Composition) if used with a major not classified as English Language Arts.
- iii) Family and Consumer Sciences Homemaking
- iv) Industrial Technology Education Industrial-Arts



## STATE BOARD OF EDUCATION

## NOTICE OF PROPOSED AMENDMENTS

- v) Biological Science, Botany, Zoology and Physiology if used with a major not classified as Biological Science-
- vi) Physical Science, Astronomy, Chemistry, Geology, Physical Geography, and Physics if used with a major not classified as Physical Science-
- vii) Social Science, History, Economics, Geography, Political Science, and Sociology if used with a major not classified as Social Science-
- viii) General Science including at least 8 semester hours Physical and 8 semester hours Biological-

## c) Definition of "Professional Courses"

The department in which a course is offered in a given institution shall not be the determining factor in deciding whether the course is a professional education course. The question is whether this course is commonly offered by other departments, schools or colleges of education.

(Source: Amended at 21 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

## SUBPART F: GENERAL PROVISIONS

**Section 25.437 Equivalency of General Education Requirements**

The specific general education requirements of Sections 25.20(a), 25.30(a), 25.40(a), and 25.80(e)(1) of this Part are designed to be an integral part of the preparation for the respective certificates designated in each. If a graduate from an approved Illinois teacher education program can demonstrate completion of the general education requirements for one of the four certificates, then those general education requirements also shall meet the general education requirements for any of the other three certificate areas.

(Source: Added at 21 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

## SUBPART I: ILLINOIS CERTIFICATION TESTING SYSTEM

**Section 25.710 Definitions**

For the purposes of this Subpart, the following definitions apply:

"Passing raw score" is the minimum number of items which must be answered correctly on a given test.

"Passing score" is the minimum scaled score a person must obtain in order to pass a test.

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"Rescoring" means the process of reviewing an examinee's answers and the scores assigned to them to confirm that a test score reported to an examinee is the score earned by him or her.

"Retake" is the opportunity for a person who has taken a test of the Illinois Certification Testing System at one test administration to take the test in the same area as given at subsequent administrations.

"Scaled score" is the person's test score after the mathematical transformation of the number of test items the person answered correctly to a scale of numbers on which the minimum score (0), the maximum score (100), and the passing score (70) are set.

"Subarea score" is the scaled score for the subset of test items on a subject matter test which measures specific content, and the "subarea score" is the scaled score for each subset of test items on the basic skills test which measures specific content in reading, writing, grammar, and mathematics.

"Test" or "Tests" refers to the test of basic skills and the tests of subject matter knowledge for the Illinois Certification Testing System. These tests are:

Agriculture
Art (K-12)
Art (6-12)
Basic Skills
Grammar
Mathematics
Reading
Writing
Biological Science
Blind and Partially Sighted
Business/Marketing/Management
Chemistry
Chief School Business Official
Computer Science
Dance
Deaf and Hard of Hearing
Early Childhood
Educationally Mentally Handicapped
Elementary
English
English as a Second Language
French
General Administrative
General Science
General Supervisory
German

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a) An individual's registration form must be either received by the State Board of Education on or before the registration deadline or must be postmarked by the United States Postal Service on or before the registration deadline and received by the State Board of Education by the late registration deadline as specified in Section 25.732 of this Part. An individual's registration form must include the following:

- 1) Registrant's name, both home address and address while at school, telephone number, Social Security number, date of birth, sex, ethnicity, and certification status;
- 2) Name and identification number of test(s);
- 3) Test date and test site identification number;
- 4) Name of Illinois teacher preparation institution attended, if applicable, and student status within said institution;
- 5) An assurance that the registrant will abide by all the conditions of testing set forth in Section 25.750 of this Part;
- 6) An assurance that the registrant has not had and will not seek access to any secure test materials prior to the test date; and
- 7) The registrant's signature, which shall certify that the facts and assurances presented are true to the best of the registrant's knowledge and belief.

b) The State Board of Education will acknowledge receipt of registration forms within four weeks of their receipt.

c) An individual may amend or cancel his or her registration by submitting a properly completed change of registration form to the State Board of Education. The change of registration form must be postmarked by the registration deadline and must be received by the State Board of Education no later than six calendar days after the registration deadline. Changes that may be made by an individual to his or her registration are:

- 1) changing the test site or test date;
- 2) adding a test or tests; and
- 3) deleting a test or tests.

d) All requests for changes to a registration, except for deletion of a test or tests, must be accompanied by payment of the appropriate fee as set forth in Section 25.780 of this Part.

e) An individual who cancels her or his registration in accordance with this Section, including meeting the specified deadline, will receive a partial refund as set forth in Section 25.780 of this Part. An individual who cancels his or her registration other than in strict accordance with this Section, or who is absent from the test administration, will receive no refund or credit of any kind.

f) The registration deadline for each test administration will be six calendar weeks prior to the test administration date.

g) The State Board of Education may issue a fee credit to an individual who is absent from a test administration for which he or she was registered because of a medical emergency or death provided that:

- 1) a written request is received by the State Board of Education no later than six months from the date of the missed test

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Guidance  
Health  
Health Occupations  
Hebrew  
History  
Family and Consumer Sciences ~~Home-Economics~~  
~~Industrial Technology Education~~ ~~Industrial-Arts~~  
Italian  
Latin  
Learning Disabilities  
Mathematics  
Media  
Music (K-12)  
Music (6-12)  
Physical Education (K-12)  
Physical Education (6-12)  
Physically Handicapped  
Physical Science  
Physics  
Reading  
Russian  
School Nurse  
School Psychology  
School Social Work  
Social/Emotional Disorders  
Social Science  
Spanish  
Speech  
Speech and Language Impaired  
Superintendent  
Theatre Arts  
Trainable Mentally Handicapped

"Test items" are specific questions asked on a test that require a person either to select the correct response from those alternative responses provided or to produce a written response.

"Test objective" is a statement of the behavior or performance measured by test items.

(Source: Amended at 21 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

Section 25.730 Registration

Registration materials and information about the tests will be available from the State Board of Education, 100 North First Street, Springfield, Illinois 62777-0001.



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- administration, and
- 2) a written statement from a member of the medical profession or funeral home documenting the reason for the absence accompanies the request.

(Source: Amended at 21 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

**Section 25.732 Late Registration**

Late registration for individuals not meeting the deadlines established in Section 25.730 of this Part will be permitted.

- a) An individual's late registration form must be received by the State Board of Education no later than the close of business three weeks before the date of test administration and must include the information specified in Section 25.730(a) of this Part.
- b) The State Board of Education will acknowledge receipt of late registration forms within two weeks of their receipt.
- c) All requests for a late registration must be accompanied by payment of the appropriate fee as set forth in Section 25.780 of this Part.
- d) Late registration requests for the accommodation of persons with special needs as specified in Section 25.740 of this Part or a special test date as specified in Section 25.745 of this Part will be honored by the State Board of Education only if space, staff, and time constraints allow.
- e) An individual may amend or cancel his or her registration or late registration after the registration deadline but on or before the late registration deadline by submitting a properly completed late change of registration form to the State Board of Education. The late change of registration form must be received by the State Board of Education by the late registration deadline. ~~No refunds for changes in late registration will be permitted.~~ Changes that may be made by an individual to his or her registration or late registration are:
  - 1) changing the test site or test date;
  - 2) adding a test or tests; and
  - 3) deleting a test or tests.
- f) All requests for changes to a late registration, except for deleting of a test or tests, must be accompanied by the appropriate fee for a change in registration as set forth in Section 25.780 of this Part.
- g) All requests for a change to a regular registration received by the State Board of Education between the registration and late registration deadlines must be accompanied by the appropriate fee for a change in registration and for a late registration as set forth in Section 25.780 of this Part.
- h) The late registration deadline for each test administration will be three calendar weeks prior to the test administration date.

(Source: Amended at 21 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

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**Section 25.733 Emergency Registration**

A limited number of emergency registrations per test administration will be allowed on a space-available basis.

- a) Emergency registration will be offered at a limited number of test sites throughout the State, as identified in the current year "Illinois Certification Testing System Registration Bulletin."
- b) Emergency registrations will be accepted up until the close of business on the Tuesday before the Saturday test date.
- c) All requests for emergency registration must be made by telephone to the testing company identified in the "Illinois Certification Testing System Registration Bulletin." Fees will be payable by credit card only as specified in Section 25.780(i) of this Part.
- d) All individuals registering by emergency registration must complete, prior to testing, a registration form and sign an assurance that they will abide by all the conditions set forth in Section 25.750 of this Part. Registration forms and assurance statements will be available at the test sites on the day of the test.

(Source: Added at 21 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

**Section 25.780 Fees**

- a) Each registration form shall be accompanied by payment of a fee in the amount of \$44-00 per test to be taken.
- b) Each request for rescoring of a test shall be accompanied by payment of a fee in the amount of \$25-00, which shall be refunded if the original scoring is found to be in error.
- c) Each request for an additional individual score report shall be accompanied by payment of a fee in the amount of \$10-00.
- d) Each change of registration form or change of late registration form requesting a change in the test(s), test date or test site for which the individual is scheduled shall be accompanied by payment of a fee in the amount of \$15-00.
- e) Each change of registration form or change of late registration form requesting to add a test or tests to an individual's registration shall be accompanied by payment of a fee in the amount of \$44-00 per test to be added.
- f) An individual who cancels his or her registration in accordance with Section 25.730 of this Part shall receive a refund in the amount of \$22-00 per test for which he or she registered.
- g) Each late registration form shall be accompanied by payment of a fee of \$30-00 in addition to the payment of the fee for each test to be taken as specified in this Section.
- h) Only ~~certified-bank-checks~~ cashiers' checks and money orders will be

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accepted for payment of fees.

- i) Payment of fees for emergency registration must be made by credit card only, as identified in the current year "Illinois Certification Testing System Registration Bulletin."

1) A fee of \$100, in addition to the fee for each test to be taken as specified in subsection (a) of this Section, will be charged for each emergency registration.

2) No refund or credit of any kind shall be made to any person who registers by emergency registration.

(Source: Amended at 21 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

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## NOTICE OF PROPOSED AMENDMENTS

- 1) Heading of the Part: Health Examinations and Immunizations

2) Code Citation: 23 Ill. Adm. Code 625

3) Section Numbers: Proposed Action:

625.10 Amendment

625.20 Amendment

625.30 Amendment

625.40 Amendment

625.50 Amendment

4) Statutory Authority: 105 ILCS 5/27-8.1 and 2-3.6

5) A Complete Description of the Subjects and Issues Involved: P.A. 89-618, effective August 9, 1996, changes the date that school districts must report student compliance with the requirements of Section 27-8.1 regarding health exams and immunizations. In addition, other technical changes have been made.

6) Will this proposed rule replace an emergency rule currently in effect? No

7) Does this rulemaking contain an automatic repeal date? No

8) Do these proposed amendments contain incorporations by reference? No

9) Are there any other proposed amendments pending on this Part? No

10) Statement of Statewide Policy Objectives: This rulemaking will not create or enlarge a State mandate.

11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking: Written comments may be submitted within 45 days of the publication of this notice to:

Sally Vogl

Agency Rules Coordinator

Illinois State Board of Education

100 North First Street, S-284

Springfield, IL 62777-0001

(217) 782-0541

12) Initial Regulatory Flexibility Analysis:

A) Types of small businesses, small municipalities and not for profit corporations affected: These rules will not affect small businesses.

B) Reporting, bookkeeping or other procedures required for compliance:  
None



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- C) Types of professional skills necessary for compliance: None
- 13) Regulatory Agenda on which this rulemaking was summarized: January 1997
- The full text of the proposed amendments begins on the next page:

ILLINOIS REGISTER 4915 97

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TITLE 23: EDUCATION AND CULTURAL RESOURCES  
SUBTITLE A: EDUCATION  
CHAPTER I: STATE BOARD OF EDUCATION  
SUBCHAPTER O: MISCELLANEOUS

PART 625  
HEALTH EXAMINATIONS AND IMMUNIZATIONS

Section	
625.10	Requirements <del>Deadline</del> for Immunization and Examination
625.20	District Survey of Attendance Centers
625.30	Deadline for School District Reports
625.40	Failure to File Reports
625.50	Non-Compliance Notices
625.60	Notice to Regional Superintendent
625.70	Notice of Opportunity for Hearing
625.80	Periodic Audits

AUTHORITY: Implementing Section 27-8.1 and authorized by Section 2-3.6 of the School Code [105 ILCS 5/27-8.1 and 2-3.6].

SOURCE: Adopted at 4 Ill. Reg. 38, p. 180, effective September 5, 1980; codified at 7 Ill. Reg. 10590; amended at 21 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_.

**Section 625.10 Requirements ~~Deadline~~ for Immunization and Examination**

Ninety percent ~~By October 15, 1980, 80%~~ of all enrolled pupils in each school district must meet Illinois Department of Public Health immunization requirements in each disease category and have had the Illinois Department of Public Health Examination for the school district to be in compliance with Section ~~paragraph~~ 27-8.1 of the ~~the~~ School Code [105 ILCS 5/27-8.1]. Pupils who are exempt from health examination or immunization on religious or medical grounds shall be counted in compliance with the law. ~~By October 15, 1981, 90% of all-enrolled pupils must meet the foregoing requirement for the school district to be in compliance with paragraph 27-8.1 of the School Code.~~

(Source: Amended at 21 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_.)

**Section 625.20 District Survey of Attendance Centers**

On October 15 or the first school day thereafter if school is not in session on October 15, or on an earlier exclusion date established by the district pursuant to Section 27-8.1 of the School Code, each school district shall conduct a survey of each attendance center in the district to determine the number of students in compliance with the immunization and health examination requirements of Section ~~paragraph~~ 27-8.1 of the ~~the~~ School Code.

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(Source: Amended at 21 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

**Section 625.30 Deadline for School District Reports**

School districts shall by November 15 ~~October-30~~ report to the State Board of Education the number of students who have received the necessary health examinations and immunizations, the number of students who are not exempt and have not received the required immunizations and health examinations and the number of students exempt from the health examination and immunization requirements for religious or medical reasons, on forms provided by the State Board of Education. A copy shall also be delivered to the Regional Superintendent.

(Source: Amended at 21 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

**Section 625.40 Failure to File Reports**

Any school districts whose reports have not been mailed or delivered to the State Board of Education by November 15 ~~October-30~~ will immediately be issued a Notice of Non-Compliance with Section ~~paragraph 27-8.1~~ of the School Code and be given Notice of Opportunity for Hearing on Proposed 10% Reduction in State Aid Payments beginning December 10 ~~November-20~~ and semi-monthly thereafter until compliance is documented.

(Source: Amended at 21 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

**Section 625.50 Non-Compliance Notices**

By December 1 ~~November-10~~, the State Board of Education shall determine from submitted reports which districts should be cited for non-compliance with the percentage requirements of Section ~~paragraph 27-8.1~~ of the School Code. The State Board of Education shall immediately issue Notices of Non-Compliance and Opportunity for Hearing on Proposed 10% Reduction in State Aid Payments beginning December 10 ~~November-20~~ and semi-monthly thereafter until compliance levels are reached and documented.

(Source: Amended at 21 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

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- 1) Heading of the Part: Life Insurance Solicitation
- 2) Code Citation: 50 Ill. Adm. Code 930
- 3) Section Numbers: Proposed Action:  
 930.10 Amendment  
 930.20 Amendment  
 930.30 Amendment  
 930.40 Amendment  
 930.50 Amendment  
 930.60 Amendment  
 930.70 Amendment  
 930.80 Amendment  
 930.90 Amendment  
 930.EXHIBIT A Amendment
- 4) Statutory Authority: Implementing Article XXVI and authorized by Section 401 of the Illinois Insurance Code [215 ILCS 5/Art. XXVI and 401].
- 5) A Complete Description of the Subjects and Issues Involved: The Department is amending Part 930 to make the language consistent with the new Life Illustration model rule from the NAIC.
- 6) Will this proposed amendment replace emergency rule currently in effect?  
 No

7) Does this amendment contain an automatic repeal date? No

8) Does this proposed amendment contain incorporations by reference? No

9) Are there any other proposed amendments pending on this Part? No

10) Statement of Statewide Policy Objectives: This amendment will not necessitate that a local government establish, expand or modify its activities in such a way as to necessitate additional expenditures from local revenues.

11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking: Persons who wish to comment on this proposed rulemaking may submit written comments no later than 45 days after the publication of this Notice to:

John Palombi, Staff Attorney	Mary Meyer, Paralegal
Department of Insurance	Department of Insurance
320 West Washington	320 West Washington
(or)	
Springfield, IL 62767	Springfield, IL 62767
217-785-8559	217-785-8220



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12) Initial Regulatory Flexibility Analysis:

A) Types of small businesses, small municipalities and not for profit corporations affected: None

B) Reporting, bookkeeping or other procedures required for compliance:  
None

C) Types of professional skills necessary for compliance: None

13) Regulatory Agenda on which this rulemaking was summarized: This rule was not included on either of the 2 most recent agendas because: The changes to Part 930 were not anticipated before the last regulatory agendas.

The full text of the Proposed Amendments begins on the next page:

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TITLE 50: INSURANCE

CHAPTER I: DEPARTMENT OF INSURANCE  
SUBCHAPTER 1: PROVISIONS APPLICABLE TO ALL COMPANIES

PART 930

LIFE INSURANCE SOLICITATION

Section	
930.10	Authority
930.20	Purpose
930.30	Scope
930.40	Definitions
930.50	Disclosure Requirements
930.60	Preneed Funeral Contracts or Prearrangements
930.70	General Rules <del>(Renumbered)</del>
930.80	Life Insurance Buyer's Guide, Language and Content <del>(Renumbered)</del>
930.90	Failure to Comply <del>(Renumbered)</del>
EXHIBIT	<del>Exhibit</del> A Life Insurance Buyer's Guide

AUTHORITY: Implementing Article XXVI and authorized by Section 401 of the Illinois Insurance Code [215 ILCS 5/Art. XXVI and 401].

SOURCE: Adopted at 4 Ill. Reg. 15, p. 177, effective July 1, 1980; codified at 7 Ill. Reg. 2364; amended at 14 Ill. Reg. 13594, effective August 14, 1990; amended at 15 Ill. Reg. 18162, effective December 9, 1991; amended at 20 Ill. Reg. 4313, effective March 4, 1996; recodified at 20 Ill. Reg. 5735; amended at 21 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_.

**Section 930.10 Authority**

This Part is adopted and promulgated by the Director of Insurance pursuant to Section 401 and Article XXVI of the Illinois Insurance Code [215 ILCS 5/Art. XXVI and 401] ~~(Ill.-Rev.-Stat.-1981, ch.-73, --pars.--1013--and--1020--et--seq--)~~ relating to unfair methods of competition and unfair deceptive acts and practices.

(Source: Amended at 21 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

**Section 930.20 Purpose**

- a) The purpose of this Part is to require insurers to deliver to purchasers of life insurance, information which will improve the buyer's ability to select the most appropriate plan of life insurance for his needs, improve the buyer's understanding of the basic features of the policy which has been purchased or which is under consideration and improve the ability of the buyer to evaluate the relative costs of similar plans of life insurance.

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- b) This Part does not prohibit the use of additional material which is not in violation of this Part ~~regulation~~ or any other statute or regulation.

(Source: Amended at 21 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

## Section 930.30 Scope

- a) This ~~Except-as-hereafter-exempted~~ Part shall apply to any solicitation, negotiation or procurement of life insurance occurring within this State ~~state~~. This Part shall apply to any issuer of life insurance contracts including fraternal benefit societies.

- b) This Part ~~unless otherwise specifically included~~ ~~this regulation~~ shall not apply to:

- 1) Annuities.
- 2) Credit life insurance.
- 3) Group life insurance (except for disclosures relating to preneed funeral contracts or prearrangements as provided in this Part; ~~these hereafter~~ these disclosure requirements shall extend to the issuance or delivery of certificates as well as to the master policy).
- 4) Franchise life insurance as defined in Construction and Filing of Life Insurance and Annuity Forms (50 Ill. Adm. Code 1405).
- 5) Life insurance policies issued in connection with pension and welfare plans as defined by, and which are subject to, the federal Employee Retirement Income Security Act of 1974 (ERISA) (29 U.S.C. 1001 et seq.).
- 6) Variable life insurance under which the death benefits and cash values vary in accordance with unit values of investments held in a separate account.

(Source: Amended at 21 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

## Section 930.40 Definitions

For the purposes of this Part ~~regulation~~, the following definitions shall apply:

- a) "Buyer's Guide". A Buyer's Guide is a document which contains, and is limited to, the language contained in Exhibit A prescribed by Section 930.80 of this Part.
- b) "Cash Dividend". A Cash Dividend is the current illustrated dividend which can be applied toward payment of the gross premium.
- c) "Equivalent Level Annual Dividend". The Equivalent Level Annual Dividend is calculated by applying the following steps:
  - 1) Accumulate the annual cash dividends at five percent interest compounded annually to the end of the tenth and twentieth policy

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- years.
- 2) Divide each accumulation of subsection (c)(1) above by an interest factor that converts it into one equivalent level annual amount that, if paid at the beginning of each year, would accrue to the values in subsection (c)(1) over the respective periods stipulated in subsection (c)(1). If the period is ten years, the factor is 13.207 and if the period is twenty years, the factor is 34.719.

- 3) Divide the results of subsection (c)(2) by the number of thousands of the Equivalent Level Death Benefit to arrive at the Equivalent Level Annual Dividend.

- d) "Equivalent Level Death Benefit". The Equivalent Level Death Benefit of a policy or term life insurance rider is an amount calculated as follows:

- 1) Accumulate the guaranteed amount payable upon death, regardless of the cause of death, at the beginning of each policy year for ten and twenty years at five per cent interest compounded annually to the end of the tenth and twentieth policy years respectively.

- 2) Divide each accumulation of subsection (d)(1) above by an interest factor that converts it into one equivalent level annual amount that, if paid at the beginning of each year, would accrue to the value in subsection (d)(1) over the respective periods stipulated in subsection (d)(1). If the period is ten years, the factor is 13.207 and if the period is twenty years, the factor is 34.719.

- e) "Generic Name". Generic Name means a short title which is descriptive of the premium and benefit patterns of a policy or a rider.

- f) "Guaranteed Elements". The premiums, benefits, values, credits or charges under a policy of life insurance that are guaranteed and determined at issue.

- gf) "Life Insurance Cost Indexes".

- 1) Life Insurance Surrender Cost Index. The Life Insurance Surrender Cost Index is calculated by applying the following steps:

- A) Determine the guaranteed cash surrender value, if any.
- B) For participating policies, add the terminal dividend payable upon surrender, if any, to the accumulation of the annual Cash Dividends at five percent interest compounded annually to the end of the period selected and add this sum to the amount determined in subsection (g)(1)(A).
- C) Divide the result of subsection (g)(1)(B) (subsection (g)(1)(A) for guaranteed-cost policies) by an interest factor that converts it into an equivalent level annual amount that, if paid at the beginning of each year, would accrue to the value in subsection (g)(1)(B) (subsection (g)(1)(A) for guaranteed cost policies) over the respective periods stipulated in subsection (g)(1)(A). If the period



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is ten years, the factor is 13.207 and if the period is twenty years, the factor is 34.719.

- D) Determine the equivalent level premium by accumulating each annual premium payable for the basic policy or rider at five percent interest compounded annually to the end of the period stipulated in subsection (g)(1)(A) and dividing the result by the respective factors stated in subsection (g)(1)(C) (this amount is the annual premium payable for a level premium plan).

- E) Subtract the result of subsection (g)(1)(C) from subsection (g)(1)(D).

- F) Divide the result of subsection (g)(1)(E) by the number of thousands of the Equivalent Level Death Benefit to arrive at the Life Insurance Surrender Cost Index.

- 2) "Life Insurance Net Payment Cost Index". The Life Insurance Net Payment Cost Index is calculated in the same manner as the comparable Life Insurance Cost Index except that the cash surrender value and any terminal dividend are set at zero.

- h) Non-guaranteed Elements. The premiums, benefits, values, credits or charges under a policy of life insurance that are not guaranteed or not determined at issue.

ig) Policy Summary.

- 1) "Policy-Summary." For the purposes of this Part, Policy Summary means a written statement describing the elements of the policy including but not limited to:

- A) A prominently placed title as follows: STATEMENT OF POLICY COST AND BENEFIT INFORMATION.

- B) The name and address of the insurance agent, or, if no agent is involved, a statement of the procedure to be followed in order to receive responses to inquiries regarding the Policy Summary.

- C) The full name and home office or administrative office address of the company in which the life insurance policy is to be or has been written.

- D) The Generic Name of the basic policy and each rider.

- E) The following amounts, where applicable, for the first five policy years and representative policy years thereafter sufficient to clearly illustrate the premium and benefit patterns, including, but not necessarily limited to, the years for which Life Insurance Cost Indexes are displayed and at least one age from 60 ~~sixty~~ sixty-five through 65 ~~sixty-five~~ or maturity whichever is earlier:

- i) The annual premium for the basic policy.
- ii) The annual premium for each optional rider.
- iii) Guaranteed amount payable upon death, at the beginning of the policy year regardless of the cause of death other than suicide, or other specifically enumerated exclusions, which is provided by the basic policy and

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each optional rider, with benefits provided under the basic policy and each rider shown separately.

- iv) Total guaranteed cash surrender values at the end of the year with values shown separately for the basic policy and each rider.

- v) Cash Dividends payable at the end of the year with values shown separately for the basic policy and each rider. (Dividends need not be displayed beyond the twentieth policy year.)

- vi) Guaranteed endowment amounts payable under the policy which are not included under guaranteed cash surrender values above.

- F) The effective policy loan annual percentage interest rate, if the policy contains this provision, specifying whether this rate is applied in advance or in arrears. If the policy loan interest rate is variable, the Policy Summary includes the maximum annual percentage rate.

- G) Life Insurance Cost Indexes for ten and twenty years but in no case beyond the premium paying period. Separate indexes are displayed for the basic policy and for each optional term life insurance rider. Such indexes need not be included for optional riders which are limited to benefits such as accidental death benefits, disability waiver of premium, preliminary term life insurance coverage of less than 12 months and guaranteed insurability benefits nor for the basic policies or optional riders covering more than one life.

- H) The Equivalent Level Annual Dividend, in the case of participating policies and participating optional term life insurance riders, under the same circumstances and for the same durations at which Life Insurance Cost Indexes are displayed.

- I) A Policy Summary which includes dividends shall also include a statement that dividends are based on the company's current dividend scale and are not guaranteed in addition to a statement in close proximity to the Equivalent Level Annual Dividend as follows: An explanation of the intended use of the Equivalent Level Annual Dividend is included in the Life Insurance Buyer's Guide.

- J) A statement in close proximity to the Life Insurance Cost Indexes as follows: An explanation of the intended use of these indexes is provided in the Life Insurance Buyer's Guide.

- K) The date on which the Policy Summary is prepared.

- 2) The Policy Summary must consist of a separate document. All information required to be disclosed must be set out in such a manner as to not minimize or render any portion thereof obscure. Any amounts which remain level for two or more years of the

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policy may be represented by a single number if it is clearly indicated what amounts are applicable for each policy year. Amounts in subsection (i)(7)(i)(E) above shall be listed in total, not on a per thousand nor per unit basis. If more than one insured is covered under one policy or rider, guaranteed death benefits shall be displayed separately for each insured or for each class of insureds if death benefits do not differ within the class. Zero amounts shall be displayed as zero and shall not be displayed as a blank space.

- (h) "Preneed Funeral Contract or Prearrangement". An agreement by or for an individual before that individual's death relating to the purchase or provision of specific funeral or cemetery merchandise or services.

(Source: Amended at 21 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

## Section 930.50 Disclosure Requirements

- a) Except for in the case of a direct response insurance product, the insurer shall provide, to all prospective purchasers, a Buyer's Guide prior to accepting the applicant's initial premium or premium deposit. The Buyer's Guide must be delivered with a direct response policy or prior to delivery of a direct response policy. A Policy Summary must be delivered with or prior to delivery of either an agent solicited policy or direct response policy.
- b) The insurer shall provide a Buyer's Guide and a Policy Summary to any prospective purchaser upon request.

- c) In the case of policies whose Equivalent Level Death Benefit does not exceed \$5,000, the requirement for providing a Policy Summary will be satisfied by delivery of a written statement containing the information described in Section 930.40(i)(7)(i)(B)-(E)(iii), (i)(7)(i)(F), (i)(7)(i)(G), (i)(7)(i)(J), and (i)(7)(i)(K).

- d) A policy summary is not required to include information available in the policy form or illustrations. If an illustration subject to the requirements of 50 Ill. Adm. Code 1406.50(b) is used in the sale of a policy, a policy summary does not have to be provided. Only "guaranteed elements" may be shown in the policy summary.

(Source: Amended at 21 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

## Section 930.60 Preneed Funeral Contracts or Prearrangements

- a) The following information shall be given in writing to the applicant at the time an application is made, prior to accepting the applicant's initial premium or deposit, for a preneed funeral contract or prearrangement as defined in Section 930.50(i)(7) above which is funded or to be funded by a life insurance policy:

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- 1a) the fact that a life insurance policy is involved or being used to fund a prearrangement, among the soliciting agent or 2b) the nature of the relationship, the provider of the funeral or cemetery merchandise or services, the provider of the funeral or cemetery merchandise or services, and any other person, 3c) the relationship of the life insurance policy to the funding of the prearrangement and the nature and existence of any guarantees relating to the prearrangement, 4d) the impact on the prearrangement;

- A1) of any changes in the life insurance policy including but not limited to, changes in the assignment, beneficiary designation or use of the proceeds, B2) of any penalties to be incurred by the policyholder as a result of failure to make premium payments, C3) of any penalties to be incurred or monies to be received as a result of cancellation or surrender of the life insurance policy,

- 5d) the fact that the family or representative of the deceased has the right to change the choice of the provider of the funeral/cemetery merchandise and services upon the demise of the insured,

- 6e) an itemized list of the merchandise and services which are applied or contracted for in the prearrangement and all information concerning the price of the funeral service, including an indication that the purchase price is either guaranteed at the time of purchase or to be determined at the time of need,

- 7f) all information concerning:

- A1) the disposition of any proceeds from the policy in excess of the amount needed to fund the prearrangement; and B2) any remaining or outstanding obligations of the estate for payment of any difference between the amount actually needed to fund the prearrangement and the life insurance policy proceeds; and

- C3) payment of proceeds to a secondary beneficiary in the event the policy proceeds exceed the prearranged costs of the funeral/cemetery merchandise and services,

- 8g) any penalties or restrictions, including but not limited to geographic restrictions or the inability of the provider to perform, on the delivery of merchandise, services or the prearrangement guarantee.

- b) No person shall be designated the owner of a life insurance policy used to fund a prearrangement if the person's only insurable interest in the insured is the receipt of the proceeds from the policy or in naming who shall receive the proceeds. Such persons would include the funeral home providing the services and the insurance producer who sold the policy.

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(Source: Amended at 21 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

**Section 930.70 General Rules (Renumbered)**

- a) Each insurer shall maintain at its home office or principal office, a complete file containing one copy of each document authorized by the insurer for use pursuant to this Part ~~regulation~~. Such file shall contain one copy of each authorized form for a period of three years following the date of its last authorized use.
- b) An agent shall inform the prospective purchaser, prior to commencing a life insurance sales presentation, that he is acting as a life insurance agent and inform the prospective purchaser of the full name of the insurance company which he is representing to the buyer. In sales situations in which an agent is not involved, the insurer shall identify its full name.
- c) Terms such as financial planner, investment advisor, financial consultant, or financial counseling shall not be used in such a way as to imply that the insurance agent is generally engaged in an advisory business in which compensation is unrelated to sales unless such is actually the case.
- d) Any reference to policy dividends must include a statement that dividends are not guaranteed.
- e) A system or presentation which does not recognize the time value of money through the use of appropriate interest adjustments shall not be used for comparing the cost of two or more life insurance policies. Such a system may be used for the purpose of demonstrating the cash-flow pattern of a policy if such presentation is accompanied by a statement disclosing that the presentation does not recognize that, because of interest, a dollar in the future has less value than a dollar today.
- f) A presentation of benefits shall not display guaranteed and non-guaranteed benefits as a single sum unless they are shown separately in close proximity thereto.
- g) A statement regarding the use of the Life Insurance Cost Indexes shall include an explanation to the effect that the indexes are useful only for the comparison of the relative costs of two or more similar policies.
- h) A Life Insurance Code Index which reflects dividends or an Equivalent Level Annual Dividend shall be accompanied by a statement that it is based on the company's current dividend scale and is not guaranteed.
- i) For the purposes of this Part ~~Rule~~, the annual premium for a basic policy or rider, for which the company reserves the right to change the premium, shall be the maximum annual premium.

(Source: Amended at 21 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

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**Section 930.80 Life Insurance Buyer's Guide, Language and Content (Renumbered)**

The form requirements of the Life Insurance Buyer's Guide are ~~is-to-be~~ found in Exhibit A of this Part, ~~as-it-appears-in-the-Rules-and-Regulations-of-Illinois Insurance-Department-as-prepared-by-the-National-Insurance-Law-Service~~. The reproduction of the Buyer's Guide should be as specified in Exhibit A with the one exception that the designation Exhibit A assigned by the Illinois Department of Insurance ~~Department~~ should not be used.

(Source: Amended at 21 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

**Section 930.90 Failure to Comply (Renumbered)**

Failure of an insurer to provide or deliver a Buyer's Guide, or a Policy Summary as provided in Section 930.50 shall constitute an omission which misrepresents the benefits, advantages, conditions or terms of an insurance policy.

(Source: Amended at 21 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)



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**Section 930. EXHIBIT A Life Insurance Buyer's Guide**  
 (The face page of the Buyer's Guide shall read as follows)

**LIFE INSURANCE BUYER'S GUIDE**

This guide can show you how to save money when you shop for life insurance. It helps you to:

- Decide how much life insurance you should buy,
- Decide what kind of life insurance policy you need, and
- Compare the relative cost of similar life insurance policies.

This guide has been prepared by the Illinois Department of Insurance, in part using materials developed by National Association of Insurance Commissioners.

(The following language shall appear at the bottom of page 2)

The National Association of Insurance Commissioners is an association of state insurance regulatory officials. This association helps the various State Insurance Departments to coordinate insurance laws for the benefit of all consumers. You are urged to use this Guide in making a life insurance purchase.

**THIS GUIDE DOES NOT ENDORSE ANY COMPANY OR POLICY**

(The remaining text of the Buyer's Guide shall begin on page 3 as follows)

**Buying Life Insurance**

When you buy life insurance, you want a policy which fits your needs without costing too much. Your first step is to decide how much you need, how much you can afford to pay and the kind of policy you want. Then, find out what various companies charge for that kind of policy. You can find important differences in the cost of life insurance by using the life insurance cost indexes which are described in this guide. A good life insurance agent or company will be able and willing to help you with each of these shopping steps.

If you are going to make a good choice when you buy life insurance, you need to understand which kinds are available. If one kind does not seem to fit your needs, ask about the other kinds which are described in this guide. If you feel that you need more information than is given here, you may want to check with a life insurance agent or company or books on life insurance in your public library. Life insurance can be bought either on an individual basis or on a group basis. Group insurance may be inexpensive when compared to individual insurance. It is important to remember that insurance purchased on this basis is usually term insurance, and hence will not develop cash values, and is dependent on your continued membership in the group or employment. Also, the amount of insurance that is available for purchase is usually

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Limited.

**Choosing the Amount**

One way to decide how much life insurance you need is to figure how much cash and income your dependents would need if you were to die. Life insurance can provide cash for last expenses, and income for you family's future living expenses.

Your insurance should come as close as you can afford to make up the difference between (1) what your dependents would have if you were to die now, and (2) what they would actually need at some time in the future when needs change.

**Choosing the Right Kind**

All life insurance policies agree to pay an amount of money if you die. But all policies are not the same. There are three basic kinds of life insurance:

1. Term insurance
2. Whole life insurance
3. Endowment insurance

The kind of life insurance you purchase is dependent on the need you are trying to satisfy. Some needs are temporary, i.e. do not exist throughout your life, while other needs are permanent. As an example, the need to finance your children's education is a temporary need. The need to meet mortgage payments is also a temporary need since it exists only while the mortgage exists. On the other hand, the financial needs of your family after your death is a permanent need.

Remember, no matter how fancy the policy title or sales presentation might appear, all life insurance policies contain one or more of the three basic kinds. If you are confused about a policy that sounds complicated, ask the agent or company if it combines more than one kind of life insurance. The following is a brief description of the three basic kinds:

**Term Insurance**

Term insurance is death protection for a "term" of one or more years. Death benefits will be paid only if you die within that term of years. Term insurance generally provides the largest immediate death protection for your premium dollar.

Some term insurance policies are "renewable" for one or more additional terms even if your health has changed. Each time you renew the policy for a new term, premiums will be higher. You should check the premiums at older ages and

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the length of time the policy can be continued.

Some term insurance policies are also "convertible." This means that before the end of the conversion period, you may trade the term policy for a whole life or endowment insurance policy even if you are not in good health. Premiums for the new policy will be higher than you have been paying for the term insurance.

## Whole Life Insurance

Whole life insurance gives death protection for as long as you live. The most common type is called "straight life" or "ordinary life" insurance, for which you pay the same premiums for as long as you live. These premiums can be several times higher than you would pay initially for the same amount of term insurance. But they are smaller than the premiums you would eventually pay if you were to keep renewing a term insurance policy until your later years.

Some whole life policies let you pay premiums for a shorter period such as 20 years, or until age 65. Premiums for these policies are higher than for ordinary life insurance since the premium payments are squeezed into a shorter period.

Although you pay higher premiums, to begin with, for whole life insurance than for term insurance, whole life insurance policies develop "cash values" which you may have if you stop paying premiums. You can generally either take the cash, or use it to buy some continuing insurance protection. Technically speaking, these values are called "nonforfeiture benefits." This refers to benefits you do not lose (or "forfeit") when you stop paying premiums. The amount of these benefits depends on the kind of policy you have, its size, and how long you have owned it.

A policy with cash values may also be used as collateral for a loan. If you borrow from the life insurance company, the rate of interest is shown in your policy. Any money which you owe on a policy loan would be deducted from the benefits if you were to die, or from the cash value if you were to stop paying premiums.

## Endowment Insurance

An endowment insurance policy pays a sum or income to you - the policyholder - if you live to a certain age. If you were to die before then, the death benefit would be paid to your beneficiary. Premiums and cash values for endowment insurance are higher than for the same amount of whole life insurance. Thus endowment insurance gives you the least amount of death protection for your premium dollar.

## Finding a Low Cost Policy

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After you have decided which kind of life insurance fits your needs, look for a good buy. YOUR CHANCES OF FINDING A GOOD BUY ARE BETTER IF YOU USE TWO TYPES OF INDEX NUMBERS THAT HAVE BEEN DEVELOPED TO AID SHOPPING FOR LIFE INSURANCE. One is called the "Surrender Cost Index" and the other is the "Net Payment Cost Index." It will be worth your time to try to understand how these indexes are used, but in any event, use them ONLY for comparing the relative costs of similar policies. LOOK FOR POLICIES WITH LOW COST INDEX NUMBERS.

## What Is Cost?

"Cost" is the difference between what you pay and what you get back. If you pay a premium for life insurance and get nothing back, your cost for the death protection is the premium. If you pay a premium and get something back later on, such as a cash value, your cost is smaller than the premium.

The cost of some policies can also be reduced by dividends; these are called "participating" policies. Companies may tell you what their current dividends are, but the size of future dividends is unknown today and cannot be guaranteed. Dividends actually paid are set each year by the company.

Some policies do not pay dividends. These are called "guaranteed cost" or "non-participating" policies. Every feature of a guaranteed cost policy is fixed so that you know in advance what your future cost will be.

The premiums and cash values of a participating policy are guaranteed, but the dividends are not. Premiums for participating policies are typically higher than for guaranteed cost policies, but the cost to you may be higher or lower, depending on the dividends actually paid.

## What Are Cost Indexes?

In order to compare the cost of policies, you need to look at:

1. Premiums
2. Cash Values
3. Dividends

Cost indexes use one or more of these factors to give you a convenient way to compare relative costs of similar policies. When you compare costs, an adjustment must be made to take into account that money is paid and received at different times. It is not enough to just add up the premiums you will pay and to subtract the cash values and dividends you expect to get back. These indexes take care of the arithmetic for you. Instead of having to add, subtract, multiply and divide many numbers yourself, you just compare the index numbers which you can get from life insurance agents and companies:

1. Life Insurance Surrender Cost Index. This index is useful if you

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consider the level of the cash values to be of primary importance to you. It helps you compare costs if at some future point in time, such as 10 or 20 years, you were to surrender the policy and take its cash value.

2. Life Insurance Net Payment Cost Index. This index is useful if your main concern is the benefits that are to be paid at your death and if the level of cash values is of secondary importance to you. It helps you compare costs at some future point in time, such as 10 or 20 years, if you continue paying premiums on your policy and do not take its cash value.

There is another number called the Equivalent Level Annual Dividend. It shows the part dividends play in determining the cost index of a participating policy. Adding a policy's Equivalent Level Annual Dividend to its cost index allows you to compare total costs of similar policies before deducting dividends. However, if you make any cost comparisons of a participating policy with a non-participating policy, remember that the total cost of the participating policy will be reduced by dividends, but the cost of the non-participating policy will not change.

## How Do I Use Cost Indexes?

The most important thing to remember when using cost indexes is that a policy with a small index number is generally a better buy than a comparable policy with a larger index number. The following rules are also important:

- (1) Cost comparisons should only be made between similar plans of life insurance. Similar plans are those which provide essentially the same basic benefits and require premium payments for approximately the same period of time. The closer policies are to being identical, the more reliable the cost comparison will be.
- (2) Compare index numbers only for the kind of policy, for your age and for the amount you intend to buy. Since no one company offers the lowest cost for all types of insurance at all ages and for all amounts of insurance, it is important that you get the indexes for the actual policy, age and amount which you intend to buy. Just because a "Shopper's Guide" tells you that one company's policy is a good buy for a particular age and amount, you should not assume that all of that company's policies are equally good buys.
- (3) Small differences in index numbers could be offset by other policy features, or differences in the quality of service you may expect from the company or its agent. Therefore, when you find small differences in cost indexes, your choice should be based on

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something other than cost.

- (4) In any event, you will need other information on which to base your purchase decision. BE SURE YOU CAN AFFORD THE PREMIUMS, AND THAT YOU UNDERSTAND ITS ASH VALUES, DIVIDENDS AND DEATH BENEFITS. You should also make a judgement on how well the life insurance company or agent will provide service in the future, to you as a policyholder.

- (5) These life insurance cost indexes apply to new policies and should not be used to determine whether you should drop a policy you have already owned for awhile, in favor of a new one. If such a replacement is suggested, you should ask for information from the company which issued the old policy before you take action.

- (6) An important fact to note is the difference in premium payments paid during one year's time based on an annual premium versus the annualized periodic premium. For example, if you choose to pay premiums on a monthly basis, the annualized periodic premium would be twelve (12) times the monthly premium. There may be a significant difference between the annualized periodic premium and the annual premium and it should be considered when deciding on a payment schedule.

## Important Things to Remember - A Summary

The first decision you must make when buying a life insurance policy is choosing a policy whose benefits and premiums most closely meet your needs and ability to pay. Next, find a policy which is also a relatively good buy. If you compare Surrender Cost Indexes and Net Payment Cost Indexes of similar competing policies, your chances of finding a relatively good buy will be better than if you do not shop. REMEMBER, LOOK FOR POLICIES WITH LOWER COST INDEX NUMBERS. A good life insurance agent can help you to choose the amount of life insurance and kind of policy you want and will give you cost indexes so that you can make cost comparisons of similar policies. DON'T BUY LIFE INSURANCE UNLESS YOU INTEND TO STICK WITH IT. A policy which is a good buy when held for 20 years can be very costly if you quit during the early years of the policy. If you surrender such a policy during the first few years, you may get little or nothing back and much of your premium may have been used for company expenses.

Read your new policy carefully, and ask the agent or company for an explanation of anything you do not understand. Whatever you decide now, it is important to review your life insurance program every few years to keep up with changes in your income and responsibilities.

(Source: Amended at 21 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)



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## NOTICE OF PROPOSED AMENDMENT(S)

- 1) Heading of the Part: Dove Hunting
- 2) Code Citation: 17 Ill. Adm. Code 730
- 3) Section Numbers: Proposed Action:  
730.20 Amendments  
730.30 Amendments
- 4) Statutory Authority: Implementing and authorized by Sections 1.2, 1.3, 1.4, 1.13, 2.1, 2.2, 2.18, 2.20 and 3.5 of the Wildlife Code [520 ILCS 5/1.2, 1.3, 1.4, 1.13, 2.1, 2.2, 2.18, 2.20 and 3.5].
- 5) A Complete Description of the Subjects and Issues Involved: This Part is being amended to open and close sites and to change regulations and application procedures.
- 6) Will this rulemaking replace any emergency rulemaking currently in effect?  
No
- 7) Does this rulemaking contain an automatic repeal date? No
- 8) Does this rulemaking contain incorporations by reference? No
- 9) Are there any other proposed rulemakings pending on this Part? No
- 10) Statement of Statewide Policy Objectives: This rulemaking does not affect units of local government.
- 11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking: Comments on the proposed rule may be submitted in writing for a period of 45 days following publication of this notice to:
- Jack Price  
Department of Natural Resources  
524 S. Second Street  
Springfield, IL 62701-1787  
217/782-1809
- 12) Initial Regulatory Flexibility Analysis:
- A) Types of small businesses, small municipalities and not for profit corporations affected: None
- B) Reporting, bookkeeping or other procedures required for compliance:  
None
- C) Types of professional skills necessary for compliance: None

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13) Regulatory Agenda on which this rule was summarized: January 1997

The full text of the Proposed Amendments begins on the next page:

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## TITLE 17: CONSERVATION

## CHAPTER I: DEPARTMENT OF NATURAL RESOURCES

## SUBCHAPTER b: FISH AND WILDLIFE

## PART 730

## DOVE HUNTING

## Section

730.10 Statewide Regulations

730.20 Regulations at Various Department-Owned or -Managed Sites

730.30 Youth and Youth/Adult Dove Hunts at Various Department-Owned or -Managed Sites

**AUTHORITY:** Implementing and authorized by Sections 1.2, 1.3, 1.4, 1.13, 2.1, 2.2, 2.18, 2.20 and 3.5 of the Wildlife Code [520 ILCS 5/1.2, 1.3, 1.4, 1.13, 2.1, 2.2, 2.2, 2.18, 2.20 and 3.5].

**SOURCE:** Adopted at 5 Ill. Reg. 8792, effective August 25, 1981; codified at 5 Ill. Reg. 10644; amended at 6 Ill. Reg. 9631, effective July 21, 1982; emergency amendment at 6 Ill. Reg. 10040, effective August 2, 1982, for a maximum of 150 days; emergency expired December 30, 1982; amended at 7 Ill. Reg. 10767, effective August 24, 1983; emergency amendment at 7 Ill. Reg. 10999, effective August 24, 1983, for a maximum of 150 days; amended at 8 Ill. Reg. 13680, effective July 25, 1984; amended at 9 Ill. Reg. 11601, effective July 16, 1985; emergency amendment at 9 Ill. Reg. 14025, effective September 4, 1985, for a maximum of 150 days; amended at 10 Ill. Reg. 15590, effective September 16, 1986; amended at 11 Ill. Reg. 9526, effective May 5, 1987; amended at 11 Ill. Reg. 11346, effective June 10, 1987; amended at 12 Ill. Reg. 12186, effective July 15, 1988; amended at 13 Ill. Reg. 10513, effective June 15, 1989; amended at 14 Ill. Reg. 11193, effective June 29, 1990; amended at 15 Ill. Reg. 9951, effective June 24, 1991; amended at 16 Ill. Reg. 11041, effective June 30, 1992; amended at 17 Ill. Reg. 10761, effective July 1, 1993; amended at 18 Ill. Reg. 10009, effective June 21, 1994; amended at 19 Ill. Reg. 10588, effective July 1, 1995; amended at 20 Ill. Reg. 10861, effective August 5, 1996; amended at 21 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_.

**Section 730.20 Regulations at Various Department-Owned or -Managed Sites**

- a) All the regulations in 17 Ill. Adm. Code 510 - General Hunting and Trapping apply in this Section, unless this Section is more restrictive.
- b) General Regulations
- 1) Hunters shall possess only bismuth or lead shot size #7 1/2, 8, 9 or size #6 steel or smaller for taking of doves, except as noted under subsection (b)(2), and except these restrictions do not apply during the November portion of dove season.
  - 2) Only non-toxic shot (as defined by the U.S. Fish and Wildlife



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Service in 50 CFR 20), #6 steel shot or #7 1/2 bismuth shot or smaller may be possessed on the following areas:

Anderson Lake Conservation Area

Banner Marsh Fish and Wildlife Area

Cache River State Natural Area

Carlyle Lake Wildlife Management Area (subimpoundments only)

Chain O'Lakes State Park

Hennepin Canal Parkway State Park

Horseshoe Lake Conservation Area (Alexander County)

Kaskaskia River State Fish & Wildlife Area (designated areas)

Lake Shelbyville Wildlife Management Area (waterfowl management units only)

Peabody River King State Fish and Wildlife Area

Rend Lake Project Lands and Waters

Sanganois State Fish and Wildlife Area

Shabbona Lake State Park

Snake Den Hollow State Fish and Wildlife Area

Ten Mile Creek Fish & Wildlife Area (areas posted as rest area on the Eads Mine and Belle Rive Units)

Union County Conservation Area

Wayne Fitzgerald State Recreation Area

- 3) On areas where hunters are required to hunt from marked or staked sites, hunters must hunt within 10 feet of the marked site.
- 4) No hunting is allowed within 100 yards of a designated dove management field except for hunters who are part of the hunter quota for that field.
- 5) At sites indicated by (#), hunters are required to check in and/or sign out as provided for in 17 Ill. Adm. Code 510.
- 6) At sites where additional regulations apply, they are noted in

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parentheses after the site name.

- 7) Hunting hours at all sites that are open during the upland game season shall coincide with hunting hours listed for the respective sites listed in 17 Ill. Adm. Code 530.

- c) Statewide season regulations as provided for in this rule shall apply at the following sites:

Argyle Lake State Park (season opens day after Labor Day)(#)

Cache River State Natural Area (#)

Campbell Pond Wildlife Management Area (#)

Carlyle Lake Lands and Waters - Corps of Engineers managed lands (#)

Chauncey Marsh ( permit required; may be obtained at Red Hills State Park headquarters; permits must be returned by 15 February)

Cypress Pond State Natural Area (#)

Dog Island Wildlife Management Area (#)

East Conant Field (permit required; must be returned by February 15)

Ferne Clyffe State Park (#)

Ft. de Chartres State Historic Site (muzzleloading shotgun only) (#)

Ft. Massac State Park (#)

Kidd Lake State Natural Area (closes October 14)

Kinkaid Lake Fish and Wildlife Area (#)

Mazonia State Fish and Wildlife Area (season closes September 30) (#)

Mississippi River Pools 16, 17 and 18

Mississippi River Pools 21, 22, 24

Oakford Conservation Area

Panther Creek Conservation Area (#)

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Rend Lake Project Lands and Waters (#)

Sand Ridge State Forest (#)

Sangamon County Conservation Area

Sato Field (permit required; must be returned by February 15)

Tapley Woods State Natural Area (#)

Ten Mile Creek State Fish and Wildlife Area (permit required; must be returned by February 15)

Trail of Tears State Forest (#)

Wildcat Hollow State Forest

d) Statewide regulations as provided in this Part shall apply at the following sites except that hunting hours are 12 noon to 5 p.m. daily September 1-5; season closes September 30. A drawing will be held at 11 a.m. if more hunters show up than can be accommodated.

Banner Marsh Fish and Wildlife Area (#)

Hennepin Canal State Park (#)

Iroquois County Wildlife Management Area (#)

Johnson Sauk Trail State Park (#)

Matthiessen State Park (#)

Mautino Fish and Wildlife Area (#)

Morrison Rockwood State Park (#)

Pyramid State Park (#)

Sanganois State Fish and Wildlife Area

Snake Den Hollow Fish and Wildlife Area (#)

Victoria Pheasant Habitat Area (#)

e) Statewide regulations as provided for in this Part shall apply at the following sites, except that hunting hours are 12 noon to 5 p.m. daily September 1-5. A drawing will be held at 11 a.m. if more hunters show

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up than can be accommodated.

Anderson Lake Conservation Area (#)

Big Bend State Fish and Wildlife Area (#)

Big River State Forest (#)

Carlyle Lake Wildlife Management Area (#)

Chain O'Lakes State Park (closes September 5) (#)

Eldon Hazlet State Park (closes October 14) (#)

Lake Shelbyville - Kaskaskia Wildlife Management Area (Dove Management Fields Only)

Marseilles Wildlife Area (After Labor Day, site is closed on Fridays, Saturdays, and Sundays through October) (#)

Middlefork Fish and Wildlife Management Area (Dove Management Fields Only)

Mississippi River Fish and Waterfowl Management Area (Pools 25 and 26)

Peabody River King State Fish and Wildlife Area (east subunit closes October 14) (#)

Ray Norbut State Fish and Wildlife Area (#)

Turkey Bluffs State Fish and Wildlife Area (#)

Weinberg-King State Park (#)

f) Statewide regulations as provided for in this Part shall apply at the following sites, except that hunting hours are 12 noon to 5 p.m. daily September 1-30. A drawing will be held at 11 a.m. if more hunters show up than can be accommodated.

Lake Le Aqua Na State Park (#)

Red Hills State Park (#)

Jubilee College State Park (#)

Shabbona Lake State Park (#)

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Siloam Springs State Park (#)

Wayne Fitzgerald State Recreation Area (season opens day after Labor Day) (closes October 14)

- g) Statewide regulations apply except that hunting hours are 12 noon to 5 p.m. from September 1-5; hunters must obtain a free permit from the Department; permits must be in possession while hunting on the site. Permit must be returned and harvest reported by February 15 or hunter will forfeit hunting privileges for that site for the following season.

Kickapoo State Park

Lake Shelbyville - Eagle Creek State Park (season opens day after Labor Day)

Lake Shelbyville - Eagle Creek Wildlife Management Area

Lake Shelbyville - Kaskaskia Wildlife Management Area (except Dove Management Units)

Little Vermilion River State Natural Area

Middlefork Fish and Wildlife Area (except Dove Management Units)

- h) Sites participating in approved research project to study effects of hunting hours on dove harvest. Check in and check out to report harvest is required. A drawing will be held at 11:00 a.m. at sites that begin hunting at 12 noon and 1/2 hour before sunrise at sites that begin hunting at sunrise if more hunters show up than can be accommodated. Sites and research hunting hours are listed below:

- 1) Hunting hours are sunrise to 12 noon

Clinton Lake State Recreation Area

Crawford County Conservation Area

Giant City State Park

Horseshoe Lake Conservation Area (season closes October 14)

Mt. Vernon Game Propagation Center

Randolph County State Conservation Area

Sam Parr State Fish and Wildlife Area

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Hidden Springs State Forest

I-24 Wildlife Management Area

Moraine View State Park (closes October 14)

Saline County Fish and Wildlife Area

Sam-Bate Fish and Wildlife Area

Stephen A. Forbes State Park

Washington County Conservation Area (closes October 14)

- 2) Hunting hours are 12 noon to 5:00 p.m.

Fox Ridge State Park

Moraine View State Park (closes October 14)

Saline County Fish and Wildlife Area

Sam Dale Fish and Wildlife Area

Stephen A. Forbes State Park

Union County Conservation Area (closes October 14)

Washington County Conservation Area (closes October 14)

Crawford County Conservation Area

Hamilton County Fish and Wildlife Area

Horseshoe Lake Conservation Area (season closes October 14)

Kaskaskia River Fish and Wildlife Area (Boza Creek Waterfowl Management Area closes October 14)

Mormet Lake Fish and Wildlife Area

Ramsey Lake State Park

Shelbyville-West Okaw Wildlife Management Area

- 3) Hunting hours are sunrise to 5:00 p.m.

Hamilton County State Conservation Area



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Hidden Springs State Forest

I-24 Wildlife Management Area

Kaskaskia River State Fish and Wildlife Area (Doza Creek Waterfowl Management Area Closes October 14)

Mermet Lake State Fish and Wildlife Area

Ramsey Lake State Park

Shelbyville West Okaw Wildlife Management Area

Clinton-Lake-State-Recreation-Area

Fox-Ridge-State-Park

Grant-City-State-Park

Mt.-Vernon-Game-Propagation-Center

Randolph-County-Conservation-Area

Sam-Parr-Fish-and-Wildlife-Area

Union-County-Conservation-Area-(closes-October-14)

i) Permit Areas

- 1) Permit Season Regulations
  - A) Permit season dates shall be September 1-5 and hunting hours are 12 noon to 5:00 p.m. at the sites listed at the end of this subsection.

- B) Permit Applications
 

Applicants must contact the Department to obtain a permit reservation. Starting dates and methods for making reservation will be publicly announced. Publicly announced means that the information referred to will be included on the Department's Internet Home Page at <http://dnr.state.il.us>, published in Outdoor Illinois, provided to outdoor writers for newspapers, and placed on the Toll Free Hotline. Applicants making reservations will be sent confirmation. Up to 6 reservations, but only one per applicant, may be made. Multiple reservations for the same person will not be accepted; further, persons attempting to make multiple reservations will forfeit the privilege to obtain a reservation for that season.

- C) Each person may apply for only one area and receive one permit per season. An applicant may reapply only if his

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previous application was unsuccessful.

- D) Hunting at these areas is by special permit only for the first five days of the season; thereafter, no permits are required for hunting these sites, except at Site M as indicated in subsection (i)(3). All permits will be issued from Springfield and not from the site, except at Site M as indicated in subsection (i)(3).

- E) Check in time for registration shall be between 9 a.m. and 11 a.m. each day. Openings after 11 a.m. will be filled by drawing for standbys if more hunters register than there are vacancies.

- F) All hunters must wear a DNR issued backpatch.

2) Non-Permit Season Regulations

- A) Non-permit season shall be September 6-30 except as indicated in parentheses.
- B) Non-permit hunting hours shall be 12 noon - sunset except as indicated in parentheses.
- C) No permits are required except as indicated in parentheses.
- D) Check in and check out is required except as indicated in parentheses.
- E) Hunter quotas will be filled on a first come-first served basis.

3) Sites

Des Plaines Conservation Area (non-permit hunting hours are 12 noon - 5 p.m.)

Edward R. Madigan State Fish and Wildlife Area

Green River State Wildlife Area/Kaecker Sand Prairie Habitat Area (non-permit hunting hours are sunrise - sunset)

Horseshoe Lake State Park (Madison County) (non-permit hunting hours are 12 noon - 5 p.m.)

Kankakee River State Park

Mackinaw Fish and Wildlife Area

Sangchris Lake State Park

Silver Springs State Park (closed during National Hunting and Fishing Day Weekend)

Site M (non-permit season closes with statewide dove season closing; non-permit season is governed by statewide regulations, permit required as indicated in subsection (g) above; on the Controlled Unit only those hunters engaged in

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the controlled pheasant hunting program may take doves during the November portion of the dove season; on the Quail Management Unit only those hunters with Quail Management Unit Permits may take doves during the November portion of the dove season)

(Source: Amended at 21 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

### Section 730.30 Youth and Youth/Adult Dove Hunts at Various Department-Owned or -Managed Sites

- a) A one-day Youth Dove Hunt will be held the first weekend day Saturday in September or Labor Day, whichever comes first, at the following sites:

Horseshoe Lake State Park (Madison County)

Ramsey Lake State Park

Sangchris Lake State Park

Silver Springs State Park

Stephen A. Forbes State Park

- b) A one-day youth/adult dove hunt will be held the first weekend day Saturday in September or Labor Day, whichever comes first, where both the youth and adult will be permitted to hunt at the following sites:

Kankakee River State Park

Mackinaw River State Fish and Wildlife Area

Mt. Vernon Game Farm

Sam Parr State Park

- c) Hunting hours are from 12:00 p.m. to 5:00 p.m. Check-in time is from 10:00 a.m. to 11:00 a.m.

- d) Hunter quota will be announced by public news release. Hunter quota is determined by the formula: one hunter per 10 to 40 huntable acres. Huntable acres are determined by, but not limited to, the biological studies on the number of the species available; the condition, topography, and configuration of the land at the site; and the number of employees available to work at the site.

- e) All hunters must have a hunting permit and wear a back patch while hunting. Stand-by permits will be available at the site by lottery

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drawing if vacancies occur.

- f) Applicants must be between the ages of 10 and 15 inclusive, with a valid Illinois hunting license.

- g) Each youth must be accompanied by a supervising adult. If the hunter does not have a valid Firearm Owner's Identification (F.O.I.D.) Card, the supervising adult is required to have a F.O.I.D. Card. Only one supervising adult in a hunting party is required to have a valid F.O.I.D. Card if the hunters in the hunting party stay under the immediate control (accompany youth hunters at all times) of the supervising adult possessing the valid F.O.I.D. Card. All adult hunters must have a valid F.O.I.D. card.

- h) Applicants must contact the Department to obtain a permit reservation. Starting dates and methods for making reservations will be publicly announced. Applicants making reservations will be sent confirmation. Up to six reservations, but only one per applicant, may be made. Multiple reservations for the same person will not be accepted and that person will forfeit his right to acquire a reservation for the season.

(Source: Amended at 21 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

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1) Heading of the Part: Real Estate License Act of 1983

2) Code Citation: 68 Ill. Adm. Code 1450

3) Section Number: Proposed Action:

1450.45	Amendment
1450.55	Repeal
1450.300	New Section
1450.305	New Section
1450.310	New Section
1450.315	New Section
1450.320	New Section
1450.325	New Section
1450.330	New Section
1450.335	New Section
1450.340	New Section
1450.345	New Section
1450.350	New Section
1450.355	New Section
1450.360	New Section

4) Statutory Authority: Implementing the Real Estate License Act of 1983 [225 ILCS 455] and authorized by Section 9 of the Real Estate License Act of 1983 [225 ILCS 455/9]

5) A complete description of the subjects and issues involved: This rulemaking addresses three issues.

First, it implements a new licensing program for residential real estate leasing agents, as required by the Real Estate License Act of 1983 as amended by Public Act 89-23. The new program is patterned after and integrated with the existing licensing programs for real estate brokers and salespersons. It provides for initial licensure, license renewal, continuing education, license fees, student leasing agents, and disciplinary provisions. The new program has been recommended by the Illinois Real Estate Administration and Disciplinary Board and has been endorsed by the Illinois Association of Realtors and the Chicagoand Apartment Association.

Second, the rulemaking amends Section 1450.45(g)(10) to make the language of that subsection consistent with a language change made in Section 15 of the Real Estate License Act of 1983 by Public Act 89-706.

Third, the rulemaking repeals Section 1450.55. That Section was an interpretation of Section 18.2 of the Real Estate License Act of 1983, which itself was repealed by Public Act 88-610.

6) Will these proposed amendments replace emergency amendments currently in

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effect? No.

7) Does this rulemaking contain an automatic repeal date? No.

8) Do these proposed amendments contain incorporations by reference? No.

9) Are there any other proposed amendments pending to this Part? No.

10) Statement of Statewide Policy Objectives: This rule will not affect local government.

11) Time, place and manner in which interested persons may comment on this Proposed rulemaking: Interested parties should submit written comments or views concerning the proposed rulemaking to the attention of:

John Arthur, Legislative Liaison  
Office of Banks and Real Estate  
500 East Monroe, Suite 900  
Springfield, Illinois 62701  
Telephone: (217) 782-3000 Fax: (217) 524-5941

The Agency will consider all written comments it receives in writing within 45 days of the date of publication of this *Illinois Register*.

12) Initial Regulatory Flexibility Analysis:

A) Types of small businesses affected: Residential real estate leasing agents subject to the provisions of the Real Estate License Act of 1983.

B) Reporting, bookkeeping or other procedures required for compliance: Leasing agents will need to obtain a two-year license pursuant to the Real Estate License Act of 1983 from the Office of Banks and Real Estate to engage in residential real estate leasing activities.

C) Types of professional skills necessary for compliance: Leasing agent license applicants will need to pass an examination and meet education requirements for licensure.

13) Regulatory Agenda on which this rulemaking was summarized: January 1997.

The full text of the Proposed Amendments begins on the next page.



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TITLE 68: PROFESSIONS AND OCCUPATIONS  
CHAPTER VIII: OFFICE  
OF BANKS AND REAL ESTATE  
SUBCHAPTER b: PROFESSIONS AND OCCUPATIONS

PART 1450  
REAL ESTATE LICENSE ACT OF 1983  
SUBPART A: GENERAL RULES

Section	Definitions
1450.10	Real Estate Salesperson (Renumbered)
1450.11	Educational Requirements for a Baccalaureate Degree with a Minor in Coursework in Real Estate (Renumbered)
1450.12	Salesperson and Broker Examinations
1450.15	Applications for Salespersons and Brokers Licenses by Examination
1450.17	Sponsor Card
1450.18	Inoperative Salespersons and Brokers Licenses
1450.19	Managing Broker Responsibilities
1450.20	Branch Offices
1450.25	Corporations and Partnerships
1450.30	Special Accounts (Escrow Accounts)
1450.40	Fees
1450.45	Disclosure
1450.50	Agency Disclosure Pursuant to Section 18.2 of the Act (Repealed)
1450.55	Employment Contracts
1450.60	Listing Agreements
1450.70	Written Agreements
1450.80	Advertising
1450.90	Unlicensed Assistants
1450.95	Discrimination
1450.100	Unworthiness or Incompetence to Act as a Broker or Salesperson
1450.110	Hearings
1450.120	Assumed Name
1450.140	Reciprocal Licensure
1450.150	Renta. Finding Services
1450.170	Continuing Education
1450.175	Renewals
1450.180	Granting Variances
1450.185	Procedure to Contest An Automatic Termination
1450.190	Penalties for Criminal Acts
1450.195	Real Estate Recovery Fund
1450.200	

SUBPART B: SCHOOL RULES

Section

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1450.210	Approval of Schools (Repealed)
1450.215	Home Study/Correspondence Programs
1450.220	Definition of Class Hour and Credit Hour (Repealed)
1450.230	Educational Requirement of Broker Applicant Who is a Licensed Illinois Real Estate Salesperson (Renumbered)
1450.240	Class Attendance Requirements
1450.250	Requirements for Minor in Real Estate (Renumbered)
1450.260	Qualification of Applicants Under 21 Years of Age (Repealed)
1450.270	Educational Requirements for Reinstatement of License (Repealed)
1450.275	Recruitment at Test Center
1450.280	Approval of Schools
1450.290	Withdrawal of Approval

SUBPART C: LEASING AGENT RULES

Section	Definitions
1450.300	General Provisions
1450.305	Examination Requirement
1450.310	Education Requirement
1450.315	Sponsor Card
1450.320	Issuance of License
1450.325	Termination of Employment of Licensee
1450.330	Student Leasing Agent
1450.335	Renewal of License
1450.340	Continuing Education Requirement
1450.345	Fees
1450.350	Approved Courses, Course Sponsors, and Instructors
1450.355	Leasing Agent Disciplinary Provisions
1450.360	

APPENDIX A Penalties for Criminal Acts (Repealed)

AUTHORITY: Subpart A implementing Sections 9 and 15 of the Real Estate License Act of 1983 [225 ILCS 455/9 and 15] (see PA 89-23, effective July 1, 1995), and authorized by Section 60(7) of the Civil Administrative Code of Illinois [20 ILCS 2105/60(7)]; Subpart B implementing Sections 4(17) and 11 of the Real Estate License Act of 1983 [225 ILCS 445/4(17) and 11] (see PA 89-23) and authorized by Section 60(7) of the Civil Administrative Code of Illinois [20 ILCS 2105/60(7)].

SOURCE: Rules and Regulations for the Administration of the Real Estate Brokers and Salesmen License Act (General Rules), effective December 4, 1974; Rules and Regulations for the Administration of the Real Estate Brokers and Salesmen License Act (School Rules), effective July 29, 1974; amended at 3 Ill. Reg. 885, effective February 2, 1979; amended at 4 Ill. Reg. 195, effective August 12, 1980; amended at 5 Ill. Reg. 5343, effective May 6, 1981; amended at 5 Ill. Reg. 8541, effective August 10, 1981; codified at 5 Ill. Reg. 11064; emergency amendment at 6 Ill. Reg. 916, effective January 6, 1982, for a

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maximum of 150 days; emergency amendment at 6 Ill. Reg. 2406, effective February 3, 1982, for a maximum of 150 days; amended at 6 Ill. Reg. 8221, effective July 1, 1982; amended at 9 Ill. Reg. 341, effective January 3, 1985; transferred from Chapter I, 68 Ill. Adm. Code 450 (Department of Registration and Education) to Chapter VII, 68 Ill. Adm. Code 1450 (Department of Professional Regulation) pursuant to P.A. 85-225, effective January 1, 1988, at 12 Ill. Reg. 2977; amended at 12 Ill. Reg. 8036, effective April 26, 1988; amended at 15 Ill. Reg. 10416, effective July 1, 1991; amended at 16 Ill. Reg. 3204, effective February 14, 1992; emergency amendment at 19 Ill. Reg. 12003, effective August 8, 1995, for a maximum of 150 days; amended at 19 Ill. Reg. 16623, effective December 1, 1995; amended at 20 Ill. Reg. 6492, effective April 30, 1996; recodified from Chapter VII, Department of Professional Regulation to Chapter VIII, Office of Banks and Real Estate, pursuant to PA 89-23 and PA 89-508, at 20 Ill. Reg. 11984; amended at 21 Ill. Reg. 3602, effective March 7, 1997; amended at 21 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_.

## SUBPART A: GENERAL RULES

## Section 1450.45 Fees

- a) License of real estate salesperson.
  - 1) The fee for an initial license as a salesperson is \$100. The fee must accompany the application to determine the applicant's fitness to receive a license.
  - 2) The fee for renewal of a salesperson's license which has not expired shall be calculated at the rate of \$25 per year.
  - 3) The fee for the renewal of a salesperson's license which has been expired for not more than 5 years, as provided for in Section 13.2 of the Act, is the sum of all lapsed renewal fees plus \$50.
- b) License of Broker.
  - 1) The fee for an initial license as a broker is \$100. The fee must accompany the application to determine an applicant's fitness to receive a license.
  - 2) The fee for the renewal of a broker's license which has not expired shall be calculated at the rate of \$50 per year.
  - 3) The fee for the renewal of a broker's license which has been expired for not more than 5 years, as provided for in Section 13.2 of the Act, is the sum of all lapsed renewal fees plus \$50.
- c) License of partnership, limited liability company, or corporation.
  - 1) The fee for an initial license for a partnership, limited liability company, or corporation is \$100. The fee must accompany the application to determine an applicant's fitness to receive a license.
  - 2) The fee for the renewal of a license for a partnership, limited liability company, or corporation shall be calculated at the rate of \$50 per year.
  - 3) The fee for the renewal of a license for a partnership, limited

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- liability company or corporation which has been expired is the sum of all lapsed renewal fees plus \$50.
- d) License for Branch Office.
    - 1) The fee for an initial license for a branch office is \$100. The fee must accompany the application to determine an applicant's fitness to receive a license.
    - 2) The fee for the renewal of a branch office license shall be calculated at the rate of \$50 per year.
    - 3) The fee for the renewal of a branch office license which has been expired is the sum of all lapsed renewal fees plus \$50.
  - e) Real Estate School and Instructor Fees.
    - 1) The fee for an application for initial approval of a private, business, or vocational real estate school is \$1,000. The fee must accompany the application to determine an applicant's fitness to receive a license.
    - 2) The fee for renewal of approval of a private, business, or vocational real estate school shall be calculated at the rate of \$500 per year.
    - 3) The fee for the renewal of approval of a private, business, or vocational real estate school which has been expired is the sum of all lapsed renewal fees plus \$50.
    - 4) The fee for an application for initial approval of a branch for a private, business, or vocational real estate school is \$150 per branch. The fee must accompany the application to determine an applicant's fitness to receive approval.
    - 5) The fee for renewal of approval of a branch for a private, business, or vocational real estate school shall be calculated at the rate of \$75 per branch per year.
    - 6) The fee for the renewal of approval of a branch for a private, business, or vocational real estate school which has been expired is the sum of all lapsed renewal fees plus \$50.
    - 7) The fee for transferring a branch location shall be \$25 per transfer.
    - 8) The fee for application for initial approval of a private, business, or vocational real estate school instructor is \$50. The fee must accompany the application to determine the applicant's fitness for approval.
    - 9) The fee for renewal of approval of a private, business, or vocational real estate school instructor shall be calculated at the rate of \$25 per year.
    - 10) The fee for the renewal of approval of a private, business, or vocational real estate school instructor which has been expired is the sum of all lapsed renewal fees plus \$50.
  - f) Continuing Education Sponsor and Instructor Fees.
    - 1) The fee for an application for initial approval as a continuing education sponsor shall be \$2,000. The fee must accompany the application to determine an applicant's fitness for approval.
    - 2) The fee for renewal of approval as a continuing education sponsor

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- shall be \$2,000.
- 3) The fee for renewal of approval as a continuing education sponsor which has expired shall be the sum of all lapsed renewal fees plus \$50.
  - 4) The fee for an application for initial approval as a continuing education instructor shall be \$15. The fee must accompany the application to determine an applicant's fitness to receive approval.
  - 5) The fee for renewal of approval as a continuing education instructor shall be \$15.
  - 6) The fee for the renewal of approval as a continuing education instructor which has been expired is the sum of all lapsed renewal fees plus \$50.

## g) General.

- 1) All fees paid pursuant to the Act and this Section are non-refundable.
- 2) The fee for the issuance of a duplicate license or pocket card, for the issuance of a replacement license or pocket card for a license or pocket card which has been lost or destroyed, for the issuance of a license with a change of name or address other than during the renewal period, or for the issuance of a license with a change of location of business is \$25.
- 3) The fee for a certification of a licensee's record for any purpose is \$25.
- 4) The fee for a wall license showing registration shall be the cost of producing such license.
- 5) The fee for a roster of persons licensed as brokers or sales persons in this State shall be the cost of producing such a roster.
- 6) Applicants for an examination as a broker, salesperson, or real estate instructor shall be required to pay a fee covering the cost of providing the examination. If a designated testing service is utilized for the examination, such fee shall be paid directly to the designated testing service. Failure to appear for the examination on the scheduled date, at the time and place specified, after the applicant's application for examination has been received and acknowledged, shall result in the forfeiture of the examination fee.
- 7) The fee for requesting a waiver of continuing education requirements pursuant to Section 37.8 of the Act shall be \$25.
- 8) The fee for processing a sponsor card other than at the time of original licensure is \$25.
- 9) The fee for furnishing a record of proceedings provided for in subsection (h) of Section 20 of this Act or for certifying the record referred to in Section 21 of the Act is \$1 per page of the record.
- 10) Pursuant to Section 15 of the Act, the fee for an initial license and a renewal license for real estate salespersons and real

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estate brokers shall include a \$10 fee for deposit in the Real Estate Recovery Fund and a \$5 fee for deposit in the Real Estate Research and Education Fund.

- 11) Pursuant to Section 15 of the Act, the fee for an initial license for a partnership or corporation shall include a \$10 fee for deposit in the Real Estate Recovery Fund and a \$5 fee for deposit in the Real Estate Research and Education Fund.

- 12) Pursuant to Section 15 of the Act, the fee for an initial license for a branch office shall include a \$5 fee for deposit in the Real Estate Research and Education Fund.

(Source: Amended at 21 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

### Section 1450.55 Agency Disclosure Pursuant to Section 18.2 of the Act (Repealed)

- a) All disclosures shall be made in writing at or before the time of the first significant contact and shall be dated. However, if the first such contact is by telephone or in a similar manner, then oral disclosure should be made at that time and confirmed by written disclosure as required by this Section.

- 1) For the agent of a prospective buyer, "significant contact" shall mean the time at which the agent contacts the seller or seller's agent on behalf of one or more prospective buyers concerning the availability, price, condition of, or a showing of, a particular property or properties.

- 2) For the agent of a seller, "significant contact" shall mean the following:

- A) the beginning of the showing of real property to the prospective buyer other than at an open house;

- B) the beginning of the preparation of an offer to purchase real property for the prospective buyer; or

- C) the beginning of an agent's qualifications of a prospective buyer to determine the prospective buyer's financial ability to purchase real estate or the agent's request for specific financial information from a prospective buyer to determine ability to purchase or finance real estate in a particular price range.

- 3) Written disclosure may be provided in person by mail, telefax or other similar means sufficient to satisfy the written notice requirement of this Section (i.e., electronic mail, telegram).

- b) The prospective buyer or seller shall be provided with a copy of the disclosure and the employing broker shall retain a copy of the disclosure in the employing broker's files.

- c) Disclosure to a seller can be made through the seller's agent.

- d) The listing office is not required to make disclosure to a prospective buyer unless the listing office has a significant contact with the



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prospective-buyer:

- e) The office that holds the listing is not required to ensure that a cooperating office has complied with the disclosure requirements of the Act.
- f) A written disclosure of agency must be made to a prospective buyer even though the licensee or licensee's employing broker has previously entered into a written agreement with the prospective buyer to represent the prospective buyer if the licensee is acting as the agent of the seller in regard to a particular property or transaction in which the prospective buyer is involved.
- g) The written disclosure of agency to the seller or prospective buyer can be a general disclosure and does not need to be site or party specific unless:
- 1) As to a prospective buyer, the licensee is a seller's agent as to some properties and an agent of the buyer in regards to the purchase of other properties.
  - 2) As to a seller, the licensee is a subagent or cooperating agent of the seller as to some prospective buyers and an agent of the buyer as to other prospective buyers.
- h) Section 18-2 of the Act does not apply to lease or rental transactions unless the lease or rental agreement includes an option to purchase the real property.
- i) Disclosure of a licensee's interest as a principal in a transaction shall satisfy the agency disclosure requirements of the Act.
- j) A licensee selling real property at auction may make the disclosure required by Section 18-2 of the Act by including that disclosure in advertising or in information sheets distributed to bidders at the time of the auction.
- k) No disclosure of an agency relationship need be made by a licensee when the licensee is merely making a referral of a prospective buyer or seller to another real estate brokerage entity even though consideration or compensation is or may be paid to the referring licensee unless the licensee has significant contact with the prospective buyer or seller.

(Source: Repealed at 21 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

SUBPART C: LEASING AGENT RULESSection 1450.300 Definitions

As used in this Subpart:

"Act" means the Real Estate License Act of 1983 [225 ILCS 455] unless the context clearly indicates otherwise.

"Class hour" means a minimum of 50 minutes of lecture in a program

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approved by the Commissioner.

"Commissioner" means the Commissioner of Banks and Real Estate.

"Employee" or other derivative of the word "employee", when used to refer to, describe, or delineate the relationship between a real estate broker and a leasing agent licensee, shall be construed to include an independent contractor relationship provided that there exists a written agreement clearly establishing and stating such a relationship.

"Director" means the Director of Real Estate in the Office of Banks and Real Estate.

"Leasing agent" means an individual employed by a real estate broker to engage solely in activities relating to leasing residential real estate for which a license issued by the Office of Banks and Real Estate is required under the Act.

"Real Estate Administration and Disciplinary Board" or "Board" means the Real Estate Administration and Disciplinary Board created by Section 9 of the Act.

"Real Estate Education Advisory Council" or "Council" means the Real Estate Education Advisory Council created by Section 37.2 of the Act.

"Sponsoring broker" means a broker issuing a sponsor card to a licensed leasing agent.

"Sponsor card" means the card issued by a real estate broker certifying that the person named thereon is employed by or associated by written agreement with the real estate broker as a licensed leasing agent.

(Source: Added at 21 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

Section 1450.305 General Provisions

- a) The purpose of this Subpart C is to provide for the implementation and administration of the provisions of the Real Estate License Act of 1983 creating a limited scope license for residential real estate leasing agents. A leasing agent licensee shall enable a licensee to engage in residential leasing activities for which a licensee currently is required under the Act. Such activities include leasing or renting residential real property; collecting rent for the use of residential real property; and attempting, offering, or negotiating to lease, rent or collect rent for the use of residential real property.

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- b) A licensed leasing agent shall not engage in any licensed activities other than those activities relating to the leasing of residential real property. A licensed leasing agent may not offer or negotiate the sale or exchange of real estate, or engage in any other activities described in Section 4 of the Act not relating to the leasing of residential real estate.
- c) No person other than a duly authorized broker, salesperson, or leasing agent shall engage in, for compensation, residential leasing activities for which a license is required under the Real Estate License Act.
- d) No leasing agent licensee may accept compensation for the performance of leasing agent activities except from the sponsoring broker by whom the licensee is employed.
- (Source: Added at 21 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

**Section 1450.310 Examination Requirement**

- a) An individual wishing to apply for a leasing agent license must first successfully complete an examination administered by the Office of Banks and Real Estate or its designated testing service. Persons wishing to take the examination shall apply to the Office of Banks and Real Estate on forms provided by the Office of Banks and Real Estate or its designated testing service. The application for examination shall include the following:
- 1) proof that the individual is at least 18 years of age;
  - 2) certification that the individual has successfully completed a four year course of study in a high school or secondary school or an equivalent course of study approved by the Illinois State Board of Education (e.g., GED); and
  - 3) proof that the individual has successfully completed at least 15 class hours of study as set forth in Section 1450.315 of this Subpart.
- b) The examination shall be prepared by the Office of Banks and Real Estate or its designated testing service and shall be sufficient to demonstrate an individual's knowledge of the provisions of the Act relating to leasing agents and an individual's competence to engage in the activities of a licensed leasing agent.
- c) The Office of Banks and Real Estate or its designated testing service shall conduct such examinations at such times and places as the Office of Banks and Real Estate shall approve.
- d) If a person who has received a passing score on the examination fails to file an application and meet all requirements for a leasing agent license within one year after receiving a passing score on such examination, credit for such examination shall terminate. Such person thereafter may make a new application for examination.
- e) If an individual has failed the examination three times, the

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individual, must repeat the education requirement set forth in Section 1450.315 prior to taking the examination again.

(Source: Added at 21 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

**Section 1450.315 Education Requirement**

Prior to applying for a leasing agent license, an individual must successfully complete at least 15 hours of instruction approved by the Office of Banks and Real Estate. Approved courses shall cover the following subject areas:

- a) provisions of the Real Estate License Act of 1983 relating to leasing activities, including instruction in the activities leasing agents are authorized to engage in within the scope of their license and the general requirements and disciplinary provisions of the Real Estate License Act of 1983;
- b) fair housing laws and issues;
- c) advertising and marketing;
- d) leases, applications, and credit reports;
- e) owner-tenant relationships and owner-tenant laws and issues; and
- f) fiduciary responsibilities and handling of funds.

(Source: Added at 21 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

**Section 1450.320 Sponsor Card**

- a) Except for a student leasing agent as provided in Section 1450.335 of this Subpart, no leasing agent license applicant may engage in the activities of a licensed leasing agent until a valid sponsor card has been issued to such applicant.
- b) A sponsoring broker shall prepare upon forms provided by the Office of Banks and Real Estate and deliver to each leasing agent employed by the broker a sponsor card certifying that the person whose name appears thereon is in fact employed by that broker, and that the applicant has not practiced as a student leasing agent for more than 120 days.
- c) A sponsor card properly issued pursuant to this Section shall serve as a temporary permit allowing the sponsored individual to engage in practice as a leasing agent until the applicant is issued a leasing agent license. An applicant may practice under a sponsor card temporary permit for a maximum of 45 days.
- d) A licensed real estate broker may issue a sponsor card to an individual only in the following circumstances:
  - 1) upon presentation of a leasing agent examination pass score report which states that the broker may issue a sponsor card; or
  - 2) upon presentation of an original leasing agent license endorsed by the broker by whom the leasing agent was previously employed.



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- e) The issuing broker shall, within 24 hours after issuance of the sponsor card, submit the following to the Office of Banks and Real Estate by certified or registered mail, return receipt requested.

1) For applicants for an initial leasing agent license:

- A) a copy of the sponsor card;
- B) a leasing agent examination pass score report which states that the broker may issue a sponsor card;
- C) a leasing agent license application that is signed by the applicant and on which all questions have been answered; and
- D) the license application fee required by Section 1450.350.

2) For persons already holding a leasing agent license:

- A) a copy of the sponsor card; and
- B) the properly endorsed leasing agent license and pocket card of the sponsored licensee.

- f) A broker issuing a sponsor card shall retain a copy of the sponsor card until such time as the leasing agent license is received and properly displayed in the broker's office.

(Source: Added at 21 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

**Section 1450.325 Issuance of License**

- a) The Office of Banks and Real Estate shall, within 30 days after receipt of the copy of the sponsor card and other documentation submitted by the issuing broker, issue a leasing agent license and a pocket card to the sponsored licensee or notify the applicant why such license cannot be issued.

- b) A leasing agent license shall be conspicuously displayed in the sponsoring broker's office. Each licensee shall carry on the licensee's person the licensee's pocket card or, if a pocket card has not yet been issued, a properly issued sponsor card, when engaging in any licensed activity. The licensee shall display such pocket card or sponsor card upon demand.

(Source: Added at 21 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

**Section 1450.330 Termination of Employment of Licensee**

- a) Upon termination of employment of a leasing agent licensee, the sponsoring broker shall immediately:

- 1) endorse the leasing agent's license as provided on that document;
- 2) submit a photocopy of the endorsed license to the Office of Banks and Real Estate within 24 hours after termination by certified mail, return receipt requested;
- 3) retain a copy of the endorsed license at least until the expiration date printed on that license; and

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- 4) give the original endorsed license to the licensee.
- b) Once a license is endorsed, the leasing agent licensee is prohibited from practicing until such time as the licensee is again issued a properly completed sponsor card.

(Source: Added at 21 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

**Section 1450.335 Student Leasing Agent**

- a) The purpose of this Section is to allow for a person to temporarily perform leasing agent activities concurrently with taking the courses and meeting the other requirements of the Act and this Subpart to obtain a leasing agent license. A person shall not practice as a student leasing agent more than once in any 24 month period. A person who has been a leasing agent licensee within the past 24 month period shall not practice as a student leasing agent.

- b) Notwithstanding other provisions of this Subpart, a person may engage in residential leasing activities for which a license is required, for a period of 120 consecutive days without being licensed, by following the provisions of this Section.

- c) A person engaging in practice under the provisions of this Section shall be designated a "student leasing agent". A person shall not practice as a student leasing agent without following all the provisions of this Section. A student leasing agent shall comply with all provisions of the Act and this Subpart as if the student leasing agent were a licensee, and shall be subject to standards of practice and disciplinary provisions as if the student leasing agent were a licensee. A broker supervising a student leasing agent shall be responsible for the activities and actions of a student leasing agent as if the student leasing agent were a leasing agent licensee.

- d) Within 24 hours after employing a student leasing agent, a broker shall submit the following information to the Office of Banks and Real Estate on forms provided by the Office of Banks and Real Estate:

- 1) the name, address and such other information as is requested by the Office of Banks and Real Estate to identify the student leasing agent;
- 2) certification by the student leasing agent that the applicant has not been a leasing agent licensee within the past two years and that the applicant has not been a student leasing agent within the past two years;
- 3) certification that the student leasing agent is at least 18 years of age;
- 4) certification that the student leasing agent has successfully completed a four year course of study in a high school or secondary school or an equivalent course of study approved by the Illinois State Board of Education (e.g., GED); and
- 5) certification that the student leasing agent is at the time of



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application, or will be within a period of 90 days, enrolled in a leasing agent course of instruction approved by the Office of Banks and Real Estate.

- e) Upon expiration of the 120 day student leasing agent period, the student leasing agent shall immediately cease engaging in leasing agent activities unless the person has been issued a regular leasing agent sponsor card or a leasing agent license.

(Source: Added at 21 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

**Section 1450.340 Renewal of License**

- a) Every leasing agent license issued under the Act shall expire on July 31 of each even-numbered year. The holder of such license may renew such license during the 60 day period ending on the expiration date thereof by completing and submitting a renewal application, on forms provided by the Office of Banks and Real Estate, complying with the continuing education requirements set forth in Section 1450.345 and by paying the renewal fee set forth in Section 1450.350 of this Subpart.
- b) It is the responsibility of each licensee to notify the Office of Banks and Real Estate of any change of address. Failure to receive a renewal form from the Office of Banks and Real Estate shall not constitute an excuse for failure to pay the renewal fee or to renew a license.

- c) Practicing or offering to practice on an expired license shall constitute unlicensed or unauthorized practice and shall be grounds for discipline.

- d) A licensee may renew a leasing agent license after the expiration date of the license, except as provided in subsection (e) of this Section, by meeting all the regular renewal requirements and by paying the regular renewal fee and an additional late renewal fee as set forth in Section 1450.350.

- e) A leasing agent license which has not been renewed during the 24 month period after the license has expired shall not be renewed. The holder of such an expired license may apply for a leasing agent license by meeting the requirements and paying the fees required of an applicant for an initial leasing agent license as set forth in this Subpart C.

(Source: Added at 21 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

**Section 1450.345 Continuing Education Requirement**

- a) Beginning with the July 31, 2000 renewal of licenses for leasing agents, and for every renewal thereafter, each leasing agent licensee shall complete during the 24 month period prior to that renewal a minimum of six hours of continuing education (CE) that is relevant to

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leasing residential real property and is approved by the Real Estate Education Advisory Council. Approved courses shall, at a minimum, cover recent changes in the Act and other laws affecting the leasing of residential real estate and material regarding fair housing laws relating to the leasing of residential real property.

- b) A renewal applicant is not required to comply with these requirements for the first renewal following the original issuance of the applicant's leasing agent license.

- c) Continuing education sponsors (course providers), instructors, and courses must be approved by the Office of Banks and Real Estate as provided in Section 1450.355.

- d) Licensee compliance with CE requirements shall be certified pursuant to the following provisions.

- 1) Each renewal applicant shall certify, on the renewal application, full compliance with the CE requirements of this Section.

- 2) The Office of Banks and Real Estate may, in the context of compliance audits, require additional evidence demonstrating compliance with the CE requirements (e.g., a certificate of attendance). It is the responsibility of each renewal applicant to retain or otherwise produce evidence of such compliance.

- 3) In the context of a compliance audit, the Office of Banks and Real Estate shall accept verification (e.g., original transcript, certificate of attendance) submitted directly from a course provider on behalf of a renewal applicant as proof of CE compliance.

- 4) When there appears to be a lack of compliance with CE requirements, a licensee shall be subject to discipline pursuant to Section 1450.175.

- e) The Office of Banks and Real Estate shall conduct random audits pursuant to Section 1450.175 to verify compliance with this Section 1450.345.

(Source: Added at 21 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

**Section 1450.350 Fees**

The following fees, which are non-refundable, shall be payable to the Office of Banks and Real Estate for deposit in the Real Estate License Administration Fund.

- a) The application fee for an initial leasing agent license shall be \$50.
- b) The application fee to renew a leasing agent license shall be \$25 per year, for a total of \$50 per renewal period.

- c) The late renewal fee for leasing agent licenses renewed pursuant to Section 1450.340 after the expiration date of the license shall be \$50.

- d) Applicants to take the leasing agent exam shall pay a fee covering the cost of providing the examination. If a designated testing service is

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- 1) Heading of the Part: Hospital Services
- 2) Code Citation: 89 Ill. Adm. Code 148
- 3) Section Numbers: Proposed Action:  
148.295 Amendment
- 4) Statutory Authority: Section 12-13 of the Illinois Public Aid Code [305 ILCS 5/12-13]
- 5) Complete Description of the Subjects and Issues Involved: These proposed amendments respond to Public Act 90-03, which provides for appropriations, supplemental appropriations and legislative transfers for the completion of fiscal year 1997. The appropriations in this Act include an additional amount of \$6,800,000 that is targeted for Rural Critical Hospital Adjustment Payments (RCHAP). This payment adjustment program, which was established September 1, 1996, provides certain rural hospitals with additional resources in order to maintain access to necessary health care services in the rural communities of Illinois. RCHAP payments are intended primarily for rural hospitals that provide obstetrical care, thereby ensuring that services, especially obstetrical services, remain available in underserved areas.  
  
Under the provisions of Public Act 90-03, an additional \$6,800,000 will be appropriated for fiscal year 1997 for hospital inpatient and disproportionate share funding.
- 6) Will these proposed amendments replace emergency amendments currently in effect? No
- 7) Does this rulemaking contain an automatic repeal date? No
- 8) Do these proposed amendments contain incorporations by reference? No
- 9) Are there any other proposed amendments pending on this Part? No
- 10) Statement of Statewide Policy Objectives: These proposed amendments do not affect units of local government.
- 11) Time, Place, and Manner in which Interested Persons may comment on this proposed rulemaking: Any interested parties may submit comments, data, views, or arguments concerning this proposed rulemaking. All comments must be in writing and should be addressed to:

Joanne Jones  
Bureau of Rules and Regulations  
Illinois Department of Public Aid  
100 South Grand Ave. E., 3rd Floor

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utilized for the examination, such fee shall be paid directly to the testing service. Failure to appear for the exam after the applicant's application for examination and fee have been acknowledged shall result in the forfeiture of the examination fee.  
e) The fee for issuing a student leasing agent sponsor card shall be \$25.

(Source: Added at 21 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

**Section 1450.355 Approved Courses, Course Sponsors, and Instructors**

All pre-licensure education courses, continuing education courses, course sponsors, and course instructors relating to leasing agent licensure must be approved by the Real Estate Education Advisory Council and licensed pursuant to Sections 1450.175 and 1450.280 of this Part.

(Source: Added at 21 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

**Section 1450.360 Leasing Agent Disciplinary Provisions**

a) The Office of Banks and Real Estate and the Real Estate Administration and Disciplinary Board shall exercise the same powers and have the same duties to administer and enforce the leasing agent provisions of the Act and this Subpart as they exercise or have in administering and enforcing any other provisions of the Act.

b) The procedures for investigating and taking action against a person who has violated, or is accused of violating, the leasing agent provisions of the Act and this Part shall be carried out to the same extent and in the same manner as violations are investigated, heard, and acted upon under Article 1, Article 3, and Article 4 of the Act and this Part, including procedures for the investigation of complaints, notices to licensees, the hearing process by the Real Estate Administration and Disciplinary Board, and disciplinary action taken by the Board and Office of Banks and Real Estate. The appeal of decisions by the Board and Office of Banks and Real Estate shall be carried out as provided in Article 1, Article 3, and Article 4 of the Act and this Part.

(Source: Added at 21 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

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Springfield, IL 62762  
(217) 524-0081

The Department requests the submission of written comments within 30 days after the publication of this notice. The Department will consider all written comments it receives during the first notice period as required by Section 5-40 of the Illinois Administrative Procedure Act [5 ILCS 100/5-40].

Any interested persons may review these amendments at the Department of Public Aid's local offices located in each county (except Cook County). In Cook County, the amendments may be reviewed at the Office of the Director, Illinois Department of Public Aid, 310 South Michigan Avenue, Suite 1700, Chicago, Illinois. The amendments may be reviewed at all offices Monday through Friday from 8:30 A.M. until 5:00 P.M. These copies of the amendments are being made available for review in accordance with federal requirements at 42 CFR 447.205.

These proposed amendments may have an impact on small businesses, small municipalities, and not-for-profit corporations as defined in Sections 1-75, 1-80 and 1-85 of the Illinois Administrative Procedure Act [5 ILCS 100/1-75, 1-80, 1-85]. These entities may submit comments in writing to the Department at the above address in accordance with the regulatory flexibility provisions in Section 5-30 of the Illinois Administrative Procedure Act [5 ILCS 100/5-30]. These entities shall indicate their status as small businesses, small municipalities, or not-for-profit corporations as part of any written comments they submit to the Department.

12) Initial Regulatory Flexibility Analysis:

A) Types of small businesses, small municipalities and not-for-profit corporations affected: Rural hospitals will be affected by this rulemaking. The Department is unsure whether or not any of the affected entities may qualify as small businesses. The Department will accept and consider any written comments concerning such effects that may be submitted in response to these proposed amendments.

B) Reporting, bookkeeping or other procedures required for compliance: None

C) Types of professional skills necessary for compliance: None

13) Regulatory agenda on which this rulemaking was summarized: July 1996

The full text of the Proposed Amendments begins on the next page:

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TITLE 89: SOCIAL SERVICES  
CHAPTER I: DEPARTMENT OF PUBLIC AID  
SUBCHAPTER d: MEDICAL PROGRAMS

PART 148  
HOSPITAL SERVICES

Section	Hospital Services
148.10	Participation
148.20	Definitions and Applicability
148.25	General Requirements
148.30	Special Requirements
148.40	Covered Hospital Services
148.50	Services Not Covered as Hospital Services
148.60	Limitation On Hospital Services
148.70	Organ Transplant Services Covered Under Medicaid (Repealed)
148.80	Organ Transplant Services
148.82	Heart Transplants (Repealed)
148.90	Liver Transplants (Repealed)
148.100	Bone Marrow Transplants (Repealed)
148.110	Disproportionate Share Hospital (DSH) Adjustments
148.120	Outlier Adjustments for Exceptionally Costly Stays
148.130	Hospital Outpatient and Clinic Services
148.140	Public Law 103-66 Requirements
148.150	Payment Methodology for County-Owned Hospitals in a County with a Population of Over Three Million
148.160	Payment Methodology for Hospitals Organized Under the University of Illinois Hospital Act
148.170	Supplemental Disproportionate Share Payment Methodology for Hospitals Organized Under the Town Hospital Act
148.175	Payment for Pre-operative Days, Patient Specific Orders, and Services Which Can Be Performed in an Outpatient Setting
148.180	Copayments
148.190	Alternate Reimbursement Systems
148.200	Filing Cost Reports
148.210	pre September 1, 1991 Admissions
148.220	Admissions Occurring on or after September 1, 1991
148.230	Utilization Review and Furnishing of Inpatient Hospital Services Directly or Under Arrangements
148.240	Determination of Alternate Payment Rates to Certain Exempt Hospitals
148.250	Calculation and Definitions of Inpatient Per Diem Rates
148.260	Determination of Alternate Cost Per Diem Rates for All Hospitals;
148.270	Payment Rates for Certain Exempt Hospital Units; and Payment Rates for Certain Other Hospitals
148.280	Reimbursement Methodologies for Children's Hospitals and Hospitals Reimbursed Under Special Arrangements
148.285	Excellence in Academic Medicine Payments



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- 148.290 Adjustments and Reductions to Total Payments  
 148.295 Critical Hospital Adjustment Payment (CHAP)  
 148.300 Payment  
 148.310 Review Procedure  
 148.320 Alternatives  
 148.330 Exemptions  
 148.340 Subacute Alcoholism and Substance Abuse Treatment Services  
 148.350 Definitions  
 148.360 Types of Subacute Alcoholism and Substance Abuse Treatment Services  
 148.368 Volume Adjustment (Repealed)  
 148.370 Payment for Subacute Alcoholism and Substance Abuse Treatment Services  
 148.380 Rate Appeals for Subacute Alcoholism and Substance Abuse Treatment Services  
 148.390 Hearings  
 148.400 Special Hospital Reporting Requirements

AUTHORITY: Implementing Article III of the Illinois Health Finance Reform Act [20 ILCS 2215/Art. III] and implementing and authorized by Articles III, IV, V, VI, and Section 12-13 of the Illinois Public Aid Code [305 ILCS 5/Arts. III, IV, V, VI and 12-13].

SOURCE: Sections 148.10 thru 148.390 recodified from 89 Ill. Adm. Code 140.94 thru 140.398 at 13 Ill. Reg. 9572; Section 148.120 recodified from 89 Ill. Adm. Code 140.110 at 13 Ill. Reg. 12118; amended at 14 Ill. Reg. 2553, effective February 9, 1990; emergency amendment at 14 Ill. Reg. 11392, effective July 1, 1990, for a maximum of 150 days; amended at 14 Ill. Reg. 15358, effective September 13, 1990; amended at 14 Ill. Reg. 16998, effective October 4, 1990; amended at 14 Ill. Reg. 18293, effective October 30, 1990; amended at 14 Ill. Reg. 18499, effective November 8, 1990; emergency amendment at 15 Ill. Reg. 10502, effective July 1, 1991, for a maximum of 150 days; emergency expired October 29, 1991; emergency amendment at 15 Ill. Reg. 12005, effective August 9, 1991, for a maximum of 150 days; emergency expired January 6, 1992; emergency amendment at 15 Ill. Reg. 16166, effective November 1, 1991, for a maximum of 150 days; amended at 15 Ill. Reg. 18684, effective December 23, 1991; amended at 16 Ill. Reg. 6255, effective March 27, 1992; emergency amendment at 16 Ill. Reg. 11335, effective June 30, 1992, for a maximum of 150 days; emergency expired November 27, 1992; emergency amendment at 16 Ill. Reg. 11942, effective July 10, 1992, for a maximum of 150 days; emergency amendment at 16 Ill. Reg. 14778, effective October 1, 1992, for a maximum of 150 days; amended at 16 Ill. Reg. 19873, effective December 7, 1992; amended at 17 Ill. Reg. 131, effective December 21, 1992; amended at 17 Ill. Reg. 3296, effective March 1, 1993; amended at 17 Ill. Reg. 6649, effective April 21, 1993; amended at 17 Ill. Reg. 14643, effective August 30, 1993; emergency amendment at 17 Ill. Reg. 17323, effective October 1, 1993, for a maximum of 150 days; amended at 18 Ill. Reg. 3450, effective February 28, 1994; emergency amendment at 18 Ill. Reg. 12853, effective August 2, 1994, for a maximum of 150 days; amended at 18 Ill. Reg. 14117, effective September 1, 1994; amended at 18 Ill. Reg.

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17648, effective November 29, 1994; amended at 19 Ill. Reg. 1067, effective January 20, 1995; emergency amendment at 19 Ill. Reg. 3510, effective March 1, 1995, for a maximum of 150 days; emergency expired July 29, 1995; emergency amendment at 19 Ill. Reg. 6709, effective May 12, 1995, for a maximum of 150 days; amended at 19 Ill. Reg. 10060, effective June 29, 1995; emergency amendment at 19 Ill. Reg. 10752, effective July 1, 1995, for a maximum of 150 days; amended at 19 Ill. Reg. 13009, effective September 5, 1995; amended at 19 Ill. Reg. 16630, effective November 28, 1995; amended at 20 Ill. Reg. 7912, effective May 31, 1996; emergency amendment at 20 Ill. Reg. 9281, effective July 1, 1996, for a maximum of 150 days; emergency amendment at 20 Ill. Reg. 12510, effective September 1, 1996, for a maximum of 150 days; amended at 20 Ill. Reg. 15722, effective November 27, 1996; amended at 20 Ill. Reg. 15722, effective November 27, 1996; amended at 21 Ill. Reg. 607, effective January 2, 1997; amended at 21 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_.

## Section 148.295 Critical Hospital Adjustment Payments (CHAP)

Critical Hospital Adjustment Payments (CHAP) shall be made to all eligible hospitals excluding county-owned hospitals, as described in Section 148.25 (b)(1)(A), and hospitals organized under the University of Illinois Hospital Act, as described in Section 148.25 (b)(1)(B), for inpatient admissions occurring on or after July 1, 1995, in accordance with this Section.

## a) Trauma Center Adjustments (TCA)

The Department shall make a trauma center adjustment (TCA) to Illinois hospitals recognized, as of the last day of June preceding the CHAP rate period, as a Level I or Level II trauma center by the Illinois Department of Public Health, in accordance with the provisions of subsections (a)(1) through (a)(3) below.

## 1) Level I Trauma Center Adjustment (TCA).

A) Criteria. Illinois hospitals that, on the last day of June preceding the CHAP rate period, are recognized as a Level I trauma center by the Illinois Department of Public Health shall receive the Level I trauma center adjustment.

B) Adjustment. Illinois hospitals meeting the criteria specified in subsection (a)(1)(A) above shall receive an adjustment as follows:

i) Hospitals with Medicaid trauma admissions equal to or greater than the mean Medicaid trauma admissions, for all hospitals qualifying under (a)(1)(A) above, shall receive an adjustment of \$19,700.00 per Medicaid trauma admission in the CHAP base period.

ii) Hospitals with Medicaid trauma admissions less than the mean Medicaid trauma admissions, for all hospitals qualifying under (a)(1)(A) above, shall receive an adjustment of \$12,500.00 per Medicaid trauma admission in the CHAP base period.

## 2) Level II Rural Trauma Center Adjustment (TCA). Illinois rural

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hospitals, as defined in Section 148.25(g)(3), that, on the last day of June preceding the CHAP rate period, are recognized as a Level II trauma center by the Illinois Department of Public Health shall receive an adjustment of \$9,900.00 per Medicaid trauma admission in the CHAP base period.

- 3) Level II Urban Trauma Center Adjustment (TCA). Illinois urban hospitals, as described in Section 148.25(g)(4), that, on the last day of June preceding the CHAP rate period, are recognized as Level II trauma centers by the Illinois Department of Public Health shall receive an adjustment of \$9,900.00 per Medicaid trauma admission in the CHAP base period, provided that such hospital meets the criteria described below:

- A) The hospital is located in a county with no Level I trauma center; and
- B) The hospital is located in a Health Professional Shortage Area (HPSA) (42 CFR 5), as of the last day of June preceding the CHAP rate period, and has a Medicaid trauma admission percentage at or above the mean of the individual facility values determined in subsection (a)(3)(A) above; or the hospital is not located in a HPSA (42 CFR 5) and has a Medicaid trauma admission percentage that is at least the mean plus one standard deviation of the individual facility values determined in subsection (a)(3)(A) above.

- b) Rehabilitation Hospital Adjustment (RHA)

Illinois hospitals that, on the last day of June preceding the CHAP rate period, qualify as rehabilitation hospitals, as defined in 89 Ill. Adm. Code 149.50(c)(2) and are accredited by the Commission on Accreditation of Rehabilitation Facilities (CARF), shall receive a rehabilitation hospital adjustment in the CHAP rate period that consists of the following three components:

- 1) Treatment Component. All hospitals defined in subsection (b) above shall receive \$3,800.00 per Medicaid Level I rehabilitation admission in the CHAP base period.
- 2) Facility Component. All hospitals defined in subsection (b) above shall receive a facility component that shall be based upon the number of Medicaid Level I rehabilitation admissions in the CHAP base period as follows:

- A) Hospitals with fewer than 90 Medicaid Level I rehabilitation admissions in the CHAP base period shall receive a facility component of \$100,000.00 in the CHAP rate period.

- B) Hospitals with 90 or more Medicaid Level I rehabilitation admissions in the CHAP base period shall receive a facility component of \$400,000.00 in the CHAP rate period.

- 3) Health Professional Shortage Area Adjustment Component. Hospitals defined in subsection (b) above, that are located in a Health Professional Shortage Area (HPSA) (42 CFR 5) as of the last day of June preceding the CHAP rate period, shall receive \$300.00 per Medicaid Level I rehabilitation inpatient day in the

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## CHAP base period.

- c) Direct Hospital Adjustment (DHA) Criteria  
To qualify for the DHA under this subsection (c), hospitals must meet one of the following criteria:

- 1) Be an Illinois hospital located outside of Health Service Area (HSA) six that meets one of the following criteria:

- A) Has a Medicaid inpatient utilization rate on the last day of June preceding the CHAP rate period, as defined in Section 148.120(k)(5), greater than 60 percent and has an average length of stay of less than ten days.

- B) Is a major teaching hospital with 35 or more graduate medical education programs accredited by the American Accreditation Council for Graduate Medical Education, the American Osteopathic Association Division of Post-doctoral Training, or the American Dental Association Joint Commission on Dental Accreditation.

- 2) Be a hospital located in HSA six, excluding psychiatric and rehabilitation hospitals as defined in 89 Ill. Adm. Code 149.50(c)(1) and (c)(2), that meets one of the following criteria:

- A) Is a hospital whose sum of the critical weighting factors is greater than one standard deviation above the mean of the summed critical weighting factors for all hospitals located within the same planning area. The critical weighting factor is determined as follows:

- i) Hospitals that, on the last day of June preceding the CHAP rate period, are designated as a Level III, II, or I Perinatal Center by the Illinois Department of Public Health shall receive a critical weighting factor of 10, 7.5, or 5 respectively depending on the hospital's perinatal level designation.

- ii) Hospitals that, on the last day of June preceding the CHAP rate period, are recognized as a Level I or II Trauma Center by the Illinois Department of Public Health shall receive a critical weighting factor of ten or five respectively depending on the hospital's trauma level designation.

- iii) Hospitals that, on the last day of June preceding the CHAP rate period, are eligible for disproportionate share payments as described in Section 148.120(g)(1) or (g)(2) shall receive a critical weighting factor of five.

- iv) Hospitals that have an occupancy ratio, as determined by the Illinois Department of Public Health (IDPH), based upon the most current IDPH published report entitled "Bed Count, Average Length of Stay, Average Daily Census and Percent Occupancy for Non-Federal Hospitals in Illinois", which is available to the

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Illinois Department of Public Aid on the last day of June preceding the CHAP rate period, which is equal to or greater than the mean occupancy ratio for all hospitals in the planning area shall receive a critical weighting factor of five.

- v) Hospitals which have Medicaid obstetrical care admissions in the CHAP base period that are equal to or greater than one-half a standard deviation above the mean Medicaid obstetrical care admissions in their planning area shall receive a critical weighting factor of ten. If the hospital's Medicaid obstetrical care admissions are greater than the mean but less than one-half a standard deviation above the mean Medicaid obstetrical care admissions in their planning area, the hospital shall receive a critical weighting factor of five.

- vi) Hospitals that on the last day of June preceding the CHAP rate period have a Medicaid inpatient utilization rate as defined in Section 148.120(k)(5) which is equal to or greater than one-half a standard deviation above the mean Medicaid inpatient utilization rate in their planning area, shall receive a critical weighting factor of ten. If the hospital's Medicaid inpatient utilization rate is greater than the mean but less than one-half a standard deviation above the mean Medicaid inpatient utilization rate in their planning area, the hospital shall receive a critical weighting factor of five.

- vii) Hospitals which have Medicaid general care admissions in the CHAP base period that are equal to or greater than one-half a standard deviation above the mean Medicaid general care admissions in their planning area shall receive a critical weighting factor of ten. If the hospital's Medicaid general care admissions are greater than the mean but less than one-half a standard deviation above the mean Medicaid general care admissions in their planning area, the hospital shall receive a critical weighting factor of five.

- viii) Hospitals which have a cost per day at 80 percent occupancy that is less than or equal to one-half a standard deviation below the mean cost per day at 80 percent occupancy in their planning area shall receive a critical weighting factor of ten. If the hospital's cost per day at 80 percent occupancy is greater than one-half a standard deviation below the mean cost per day at 80 percent occupancy but less than the mean cost per day at 80 percent occupancy in their planning area, the hospital shall receive a critical weighting

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factor of five.

- B) Is a major teaching hospital with 40 or more graduate medical education programs accredited by the American Accreditation Council for Graduate Medical Education, the American Osteopathic Association Division of Post-doctoral Training, or the American Dental Association Joint Commission on Dental Accreditation.

- C) Is a hospital with 3,400 or more Medicaid general care admissions in the CHAP base period.

- 3) Be a hospital qualifying under subsection (c)(2) above that has Medicaid obstetrical care admissions in the CHAP base period which are equal to or greater than 2,400.

- 4) Be a hospital qualifying under subsection (c)(2) above that on the last day of June preceding the CHAP rate period, is designated as a Level III or II Perinatal Center by the Illinois Department of Public Health, and that has a Medicaid inpatient utilization rate, as defined in Section 148.120(k)(5), which is greater than one-half a standard deviation above the statewide mean Medicaid inpatient utilization rate, as defined in Section 148.120(k)(3), and that has at least one obstetrical graduate medical education program accredited by the American Accreditation Council for Graduate Medical Education, the American Osteopathic Association Division of Post-doctoral Training, or the American Dental Association Joint Commission on Dental Accreditation.

- 5) Be a children's hospital, which means a hospital devoted exclusively to caring for children. A hospital which includes a facility devoted exclusively to caring for children that is separately licensed as a hospital by a municipality shall be considered a children's hospital to the degree that the hospital's Medicaid care is provided to children.

## d) DHA Adjustment

Calculation of the DHA is as follows:

- 1) Hospitals qualifying under subsection (c)(1)(A) above shall receive an DHA of \$60.00 per Medicaid inpatient day in the CHAP base period.
- 2) Hospitals qualifying under subsection (c)(1)(B), (c)(2) or (c)(5) above shall receive an DHA of \$30.00 per Medicaid inpatient day in the CHAP base period.
- 3) Hospitals qualifying under subsection (c)(5) above which have a Medicaid inpatient utilization rate, as defined in Section 148.120(k)(5), on the last day of June preceding the CHAP rate period, that is greater than 85 percent shall receive an additional \$20.00 per Medicaid inpatient day in the CHAP base period.
- 4) Hospitals qualifying under subsection (c)(2)(B) above shall receive an additional \$10.00 per Medicaid inpatient day in the CHAP base period.



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- 5) Hospitals qualifying under subsection (c)(3) or (c)(4) above shall receive an additional \$120.00 per Medicaid inpatient day in the CHAP base period if their Medicaid inpatient utilization rate, as defined in Section 148.120(k)(5), on the last day of June preceding the CHAP rate period, is equal to or greater than 50 percent; or \$65.00 per Medicaid inpatient day in the CHAP base period if their Medicaid inpatient utilization rate, as defined in Section 148.120(k)(5), on the last day of June preceding the CHAP rate period, is less than 50 percent.

## e) Rural Critical Hospital Adjustment Payments (RCHAP)

Rural Critical Hospital Adjustment Payments (RCHAP) shall be made to rural hospitals, as described in 89 Ill. Adm. Code 140.80(j)(1), for certain inpatient admissions occurring on or after September 1, 1996. The Department shall make a RCHAP adjustment payment to hospitals qualifying under this subsection at a rate that is the greater of:

- 1) the product of \$1,490 \$745 multiplied by the number of RCHAP Obstetrical Care Admissions in the CHAP base period, or
- 2) the product of \$150 \$75 multiplied by the number of RCHAP General Care Admissions in the CHAP base period.

f) Each eligible hospital's critical hospital adjustment payment for the CHAP rate period shall equal the sum of the amounts described in subsections (a), (b), and (d) and (e) above. The critical hospital adjustment payments shall be paid to eligible hospitals on a quarterly basis.

## g) Critical Hospital Adjustment Limitations

Hospitals that qualify for trauma center adjustments under subsection (a) shall not be eligible for the total trauma center adjustment if, during the CHAP rate period, the hospital is no longer recognized by the Illinois Department of Public Health as a Level I trauma center as required for the adjustment described in subsection (a)(1) above, or a Level II trauma center as required for the adjustment described in subsection (a)(2) or (a)(3) above. In these instances, the adjustments calculated shall be pro-rated, as applicable, based upon the date that such recognition ceased.

## h) Critical Hospital Adjustment Payment Definitions

The definitions of terms used with reference to calculation of the CHAP required by this Section are as follows:

- 1) "CHAP base period" means State Fiscal Year 1994 for CHAP payments calculated for the July 1, 1995, CHAP rate period; State Fiscal Year 1995 for CHAP payments calculated for the July 1, 1996, CHAP rate period; etc.
- 2) "CHAP rate period" means, beginning July 1, 1995, the 12 month period beginning on July 1 of the year and ending June 30 of the following year.
- 3) "Cost Per Day at 80 Percent Occupancy" means the estimated inpatient cost per day had the hospital been operating at an 80 percent occupancy rate.
- 4) "Medicaid General Care Admission" means hospital inpatient

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admissions which were subsequently adjudicated by the Department through the last day of June preceding the CHAP rate period and contained within the Department's paid claims data base, for recipients of medical assistance under Title XIX of the Social Security Act, excluding admissions for normal newborns, Medicare/Medicaid crossover admissions, psychiatric and rehabilitation admissions.

- 5) "Medicaid Inpatient Day" means hospital inpatient days which were subsequently adjudicated by the Department through the last day of June preceding the CHAP rate period and contained within the Department's paid claims data base, for recipients of medical assistance under Title XIX of the Social Security Act, excluding days for normal newborns and Medicare/Medicaid crossover days.

6) "Medicaid Level I rehabilitation admissions" means those claims billed as Level I admissions which were subsequently adjudicated by the Department through the last day of June preceding the CHAP rate period and contained within the Department's paid claims data base, with an occurrence code of 63 when applicable and an ICD-9-CM principal diagnosis code of: 054.3, 310.1 through 310.2, 320.1, 336.0 through 336.9, 344.0 through 344.2, 344.8 through 344.9, 348.1, 801.30, 803.10, 803.84, 806.0 through 806.19, 806.20 through 806.24, 806.26, 806.29 through 806.34, 806.36, 806.4 through 806.5, 851.06, 851.80, 853.05, 854.0 through 854.04, 854.06, 854.1 through 854.14, 854.16, 854.19, 905.0, 907.0, 907.2, 952.0 through 952.09, 952.10 through 952.16, 952.2, and V57.0 through V57.89, excluding admissions for normal newborns.

7) "Medicaid Level I rehabilitation inpatient day" means the days associated with the claims defined in subsection (b)(6) above.

8) "Medicaid obstetrical care admission" means hospital inpatient admissions which were subsequently adjudicated by the Department through the last day of June preceding the CHAP rate period and contained within the Department's paid claims data base, for recipients of medical assistance under Title XIX of Social Security Act, with an ICD-9-CM principal diagnosis code of 640.0 through 648.9 with a 5th digit of 1 or 2; 650; 651.0 through 659.9 with a 5th digit of 1, 2, 3, or 4; 660.0 through 669.9 with a 5th digit of 1, 2, 3, or 4; 670.0 through 676.9 with a 5th digit of 1 or 2; or V27 through V27.9; or V30 through V39.9; or any ICD-9-CM principal diagnosis code that is accompanied with a surgery procedure code between 72 and 75.99; and specifically excludes Medicare/Medicaid crossover claims.

9) "Medicaid trauma admission" means those claims billed as admissions which were subsequently adjudicated by the Department through the last day of June preceding the CHAP rate period and contained within the Department's paid claims data base, with an ICD-9-CM principal diagnosis code of: 800.0 through 800.99, 801.0 through 801.99, 802.0 through 802.99, 803.0 through 803.99,

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804.0 through 804.99, 805.0 through 805.98, 806.0 through 806.99, 807.0 through 807.69, 808.0 through 808.9, 809.0 through 809.1, 828.0 through 828.1, 839.0 through 839.3, 839.7 through 839.9, 850.0 through 850.9, 851.0 through 851.99, 852.0 through 852.59, 853.0 through 853.19, 854.0 through 854.19, 860.0 through 860.5, 861.0 through 861.32, 862.8, 863.0 through 863.99, 864.0 through 864.19, 865.0 through 865.19, 866.0 through 866.13, 867.0 through 867.9, 868.0 through 868.19, 869.0 through 869.1, 887.0 through 887.7, 896.0 through 896.3, 897.0 through 897.7, 900.0 through 900.9, 902.0 through 904.9, 925, 926.8, 929.0 through 929.99, 958.4, 958.5, 990 through 994.99. For those hospitals recognized as Level I trauma centers solely for pediatric trauma cases, Medicaid trauma admissions are only calculated for the claims billed as admissions, excluding admissions for normal newborns, which were subsequently adjudicated by the Department through the last day of June preceding the CHAP rate period and contained within the Department's paid claims data base, with ICD-9-CM diagnoses within the above ranges for children under the age of 18 excluding admissions for normal newborns.

10) "Medicaid trauma admission percentage" means a fraction, the numerator of which is the hospital's Medicaid trauma admissions and the denominator of which is the total Medicaid trauma admissions in a given 12 month period for all Level II urban trauma centers.

11) The CHAP base period means State Fiscal Year 1995 for RCHAP's calculated for the July 1, 1996, CHAP rate period; State Fiscal Year 1996 for RCHAP's calculated for July 1, 1997, CHAP rate period; etc.

12) RCHAP General Care Admission means Medicaid General Care Admissions, as defined in subsection (h)(4) above, less RCHAP Obstetrical Care Admissions, occurring in the CHAP base period.

13) RCHAP Obstetrical Care Admissions means Medicaid General Care Admissions, as defined in subsection (h)(4) above, with a Diagnosis Related Group (DRG) of 370 through 375, occurring in the CHAP base period.

14) Beginning September 1, 1996, the Department will make RCHAP's to qualifying hospitals in four equal installments with the last payment to be made June 30, 1997.

(Source: Amended at 21 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

## STATE UNIVERSITIES RETIREMENT SYSTEM

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- 1) Heading of the Part: Universities Retirement
- 2) Code Citation: 80 Ill. Adm. Code 1600
- 3) Section Numbers: Proposed Action:  
1600.30 Amendment
- 4) Statutory Authority: 40 ILCS 5/15-125, 15-177
- 5) A Complete Description of the Subjects and Issues Involved: This Section currently sets forth the rules for crediting interest on employee contributions and other reserves. The proposed amendment will ensure that interest is credited in accordance with current statutory provisions.
- 6) Will this rulemaking replace any emergency rulemaking currently in effect?  
No
- 7) Does this rulemaking contain an automatic repeal date? No
- 8) Does this rulemaking contain incorporations by reference? No
- 9) Are there any other proposed rulemakings pending on this Part? No
- 10) Statement of Statewide Policy Objectives: N/A
- 11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking: Interested persons may submit written comments and views to:

Judith A. Parker  
Deputy Director  
State Universities Retirement System  
P.O. Box 2710  
Champaign, IL 61825-2710  
217/378-8800

All comments received within 45 days of this issue of the Illinois Register will be considered.

12) Initial Regulatory Flexibility Analysis:

A) Types of small businesses, small municipalities and not for profit corporations affected: This rulemaking will not affect any business or not for profit entity. There should be no economic impact. Units of government are not affected.

B) Reporting, bookkeeping or other procedures required for compliance: No additional reporting requirements are imposed.

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- C) Types of professional skills necessary for compliance: No professional skills are relevant to this rulemaking.
- 13) Regulatory Agenda on which this rulemaking was summarized: This rule was not included on either of the 2 most recent agendas because: Did not anticipate rulemaking.

The full text of the Proposed Amendment begins on the next page:

STATE UNIVERSITIES RETIREMENT SYSTEM

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- TITLE 80: PUBLIC OFFICIALS AND EMPLOYEES  
SUBTITLE D: RETIREMENT SYSTEMS  
CHAPTER II: STATE UNIVERSITIES RETIREMENT SYSTEM

PART 1600  
UNIVERSITIES RETIREMENT

Section	Definitions
1600.10	Dependency of Beneficiaries
1600.20	Crediting Interest on Employee Contributions and Other Reserves
1600.30	Election to Make Contributions Covering Leave of Absence at Less Than 50% Pay
1600.40	Election to Pay Contributions Based Upon Employment Which Preceded Certification as a Participant
1600.50	Procedures to be followed in Medical Evaluation of Disability Claims
1600.70	Rules of Practice-Nature and Requirements of Formal Hearings
1600.80	Chart Outlining Hearing Procedures
APPENDIX A	

AUTHORITY: Implementing and authorized by Sections 15-125 and 15-177 of the Illinois Pension Code [40 ILCS 5/15-125 and 15-177].

SOURCE: Amended September 2, 1977; amended at 2 Ill. Reg. 31, p.53, effective July 30, 1978; amended at 7 Ill. Reg. 8139, effective June 29, 1983; codified at 8 Ill. Reg. 19683; amended at 11 Ill. Reg. 15656, effective September 9, 1987; amended at 13 Ill. Reg. 18939, effective November 21, 1989; amended at 14 Ill. Reg. 6789, effective April 20, 1990; emergency amendment at 21 Ill. Reg. 4864, effective March 26, 1997, for a maximum of 150 days; amended at 21 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_.

Section 1600.30 Crediting Interest on Employee Contributions and Other Reserves

- a) On the first of each month, ~~At--August--31--of--each--year,~~ employee contributions and all other reserves, except the reserves for undistributed interest and gains and losses on investments, shall be credited with interest at the effective rate in accordance with subsections (b) and 7 (c) ~~and--(e)~~ of this Section.
- b) The balance in the account at the end of the preceding fiscal year shall be credited with one-twelfth of one year of interest at the effective rate.
- c) A participant accepting a refund shall be entitled to interest to the first day of the month in which the refund is paid.
- d) The prescribed rate of interest shall be compounded annually, and the rate shall be determined periodically by the Board of Trustees based upon the probable average effective rate of interest on a long-term basis long-term investment experience of the System.
- e) ~~The effective rate of interest shall be determined--by--the--Board--of~~



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~~Trustees--annually--after--taking--into--consideration--the--investment  
experience--of--the--preceding--fiscal--years--~~

(Source: Amended at 21 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

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1) Heading of the Part: Public Library Construction Grants

2) Code Citation: 23 Ill. Adm. Code 3060

3) Section Numbers: Proposed Action:  
3060.100 Amendment  
3060.400 Amendment  
3060.500 Amendment  
3060.600 Amendment  
3060.800 Amendment

4) Statutory Authority: Implementing Section 3 of the Capital Development Bond Act of 1972 [30 ILCS 420/3] and authorized by Sections 3 and 9 of the Illinois Library System Act [75 ILCS 10/3 and 8].

5) Effective Date of Rules Amendments: April 3, 1997

6) Does this rulemaking contain an automatic repeal date? No

7) Does this amendment contain incorporations by reference? Yes

8) Date Filed in Agency's Principal Office: April 3, 1997

9) Notice of Proposal Published in Illinois Register: November 22, 1996, 20 Ill. Reg. 14991

10) Has JCAR issued a Statement of Objections to this Rule? No

11) Differences Between Proposal and Final Version: Some wording was revised in Section 3060.800 (c) and Section 3060.100 (c) to clarify the application requirements which might be waived for mini-grants. Section 3060.800 (c) (28) was revised in response to a letter from the Illinois Historic Preservation Agency.

12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes

13) Will this rule replace an emergency rule currently in effect? Yes

14) Are there any amendments pending on this Part? No

15) Summary and Purpose of Rule: The amendments enable public libraries to apply for grant funds for important library remodeling and refurbishing projects that cost under \$35,000. The role of the library building consultant is clarified, and a reference to Illinois public library standards is updated.

16) Information and questions regarding this adopted amendment shall be

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TITLE 23: EDUCATION AND CULTURAL RESOURCES  
SUBTITLE B: CULTURAL RESOURCES  
CHAPTER I: SECRETARY OF STATE

PART 3060  
PUBLIC LIBRARY CONSTRUCTION GRANTS

SUBPART A: INTRODUCTION

Section  
3060.100 Program Purpose  
3060.200 Duty to Administer  
3060.400 Definitions

SUBPART B: GRANT APPLICATION

Section  
3060.500 Priorities in Library Grant Construction Proposals  
3060.600 Grant Funding Limitations  
3060.700 The Chicago Public Library Branches  
3060.800 Grant Application Procedure  
3060.900 Requirements and Conditions of Grant Funds  
3060.1000 Remodeling for Accessibility  
3060.1100 Disbursement of Grant Funds

SUBPART C: APPEAL PROCEDURE

Section  
3060.2000 Appeal Procedure

APPENDIX A EDA Qualified Areas (Repealed)

AUTHORITY: Implementing Section 3 of the Capital Development Bond Act of 1972 [30 ILCS 420/3] and authorized by Sections 3 and 8 of the Illinois Library System Act [75 ILCS 10/3 and 8].

SOURCE: Emergency rules adopted and codified at 7 Ill. Reg. 2017, effective January 28, 1983, for a maximum of 150 days; emergency expired June 27, 1983; adopted at 8 Ill. Reg. 2510, effective February 10, 1984; Part repealed, new part adopted by emergency action at 9 Ill. Reg. 4560, effective March 20, 1985, for a maximum of 150 days; emergency expired August 17, 1985; Part repealed, new Part adopted at 9 Ill. Reg. 15004, effective September 25, 1985; emergency amendment at 9 Ill. Reg. 17885, effective November 4, 1985, for a maximum of 150 days; emergency expired April 3, 1986; amended at 10 Ill. Reg. 20002, effective November 19, 1986; amended at 12 Ill. Reg. 11264, effective July 1, 1988; emergency amendment at 17 Ill. Reg. 18687, effective October 12, 1993, for a maximum of 150 days; amended at 18 Ill. Reg. 4996, effective March 14, 1994; amended at 19 Ill. Reg. 12493, effective August 22, 1995; amended at 20

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directed to:

Kathleen Bloomberg  
Associate Director for Administration  
Illinois State Library  
300 S. Second Street  
Springfield IL 62701-1796  
217/785-0052  
217/782-8261 fax  
kbloom@library.sos.stat.il.us Internet

The full text of the adopted amendments begins on the next page.

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Ill. Reg. 13078, effective September 20, 1996; emergency amendment at 20 Ill. Reg. 15081, effective November 7, 1996, for a maximum of 150 days; amended at 21 Ill. Reg. **4981**, effective APR 08 1997.

## SUBPART A: INTRODUCTION

## Section 3060.100 Program Purpose

To establish a program of matching State grants to aid in paying for the construction costs of public libraries and facilities for library systems within Illinois. Local money except as provided in subsection (c) below will be matched by State grants based on the category of grant as follows:

- a) Remodeling for Accessibility. Special projects where 70% - 100% of total project funds are to be used specifically for remodeling an existing building as outlined in Section 3060.1000. The State's share shall be 50% of the project's total cost.
- b) Projects involving new construction, additions to and/or remodeling of existing buildings, energy conservation projects, and renovation projects, including projects involving shared use of public facilities. For shared use public facilities, the costs allocated to the public library portion of the building are the only costs eligible for reimbursement under this grant program. The State's share shall be a maximum of 40% of the project's total cost.
- c) Mini-grants. Special grants to enable public libraries with limited funds to remodel or refurbish the library. These projects include (but are not limited to) new carpeting, new furnishings, remodeling, and interior or exterior painting. Libraries receiving mini-grants must address legal requirements for making the building accessible to the handicapped.

(Source: Amended at 21 Ill. Reg. **4981**, effective APR 08 1997)

## Section 3060.400 Definitions

For the purposes of this Part:

"Act" means the Illinois Library System Act [75 ILCS 10].

"Application round" means the period in which applications for grants are available to prospective applicants and completed applications are reviewed and grants awarded. Prospective grant applicants may apply during any round offered.

"Appropriation" means the amount of funds actually approved by the General Assembly for a particular fiscal year and allocated to fund the construction grant program under Section 8 of the Illinois Library System Act.

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"Construction" includes, but is not limited to:

The construction of new public library and library systems buildings.

The acquisition, expansion, remodeling and/or alteration of existing buildings.

The purchase of initial equipment for new buildings or existing buildings which are being expanded, remodeled, or altered, under this grant.

Any combination of such activities (including architect's fees and the cost of the site if acquired in the last 2 years).

"Equipment" includes:

Machinery, utilities and built-in equipment and any necessary enclosures or structures to house them, and all other items necessary for the functioning of a particular facility as a library or as a library system facility. By way of illustration, "equipment" includes, for example, fixtures, furnishings, shelving, and carpeting. "Equipment" does not include, for example, books, periodicals, films, or recordings.

"Intersystem reciprocal borrowing" means reciprocal borrowing transactions involving a lending library and a patron registered as a borrower at a library in another system.

"Library" means a tax-supported public library within an Illinois Library System. "Library" also means a branch library of a main library facility.

"Library building consultant" refers to an individual, chosen by the library, with a Master's degree in library science from a library school accredited by the American Library Association; and prior experience in at least one library construction project.

"Library system" means an organization defined at Section 2 of the Library System Act.

"Political unit" refers to the local governing authority.

"Public libraries with limited funds" refers to public libraries which would have received an income of less than \$15 per capita in the preceding fiscal year by using a formula whereby the library's equalized assessed valuation is multiplied by .13% and divided by the population of the library's service area.



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"State fiscal year" means the period from July 1 through June 30.

(Source: Amended at 21 Ill. Reg. 4981, effective APR 04 1997)

## SUBPART B: GRANT APPLICATION

## Section 3060.500 Priorities in Library Grant Construction Proposals

Library grant funds for library building construction in any one application round will be awarded according to the following priorities:

- a) Remodeling for Accessibility projects as outlined in Section 3060.1000. A minimum of 25% of the available funding will be allocated to this priority except during those application rounds when the amount of grant funds requested for accessibility projects is less than 25% of the available funding.
- b) Up to 10% of available funding in a fiscal year will be allocated for mini-grants for public libraries.
- c) Projects involving new construction, additions to and/or remodeling of existing buildings, energy conservation projects, and renovation projects, including projects involving shared use of public facilities.
- d) Library buildings which received any state or federal construction funding, whether under a library construction grant program or a specific appropriation, during the three prior state fiscal years and current state fiscal year.

(Source: Amended at 21 Ill. Reg. 4981, effective APR 04 1997)

## Section 3060.600 Grant Funding Limitations

Fiscal limitations on library building construction grants under Section 8 of the Illinois Library System Act shall include the following:

- a) The public libraries in any one county shall not receive more than 50% of the funding in each application round unless there are insufficient applications from libraries in other counties to expend the entire appropriation. Grants to library systems shall not be included in calculating this 50% limitation.
- b) The maximum grant for each library political unit shall be \$250,000 per annual funding cycle unless there are insufficient applications from other political units to expend the entire appropriation. This subsection (b) shall not be used to award grants in excess of the maximum grants per project specified in subsection (d) below.
- c) The minimum grant awarded for mini-grants shall be \$5,000. The minimum grant awarded for projects other than mini-grants and remodeling for accessibility shall be \$25,000. ~~The maximum grant awarded for Remodeling for Accessibility projects shall not exceed~~

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~~\$75,000; the maximum grant awarded for other projects shall not exceed \$250,000.~~

- d) The maximum grant awarded for mini-grants shall not exceed \$35,000; the maximum grant awarded for remodeling for accessibility projects shall not exceed \$75,000; the maximum grant awarded for other projects shall not exceed \$250,000.

e) For projects of a unique nature or resulting from a disaster, the Secretary of State, on the advice of the Illinois State Library Advisory Committee, may raise the ceiling, or award less than the minimum grant amount, make a special grant award and/or allow for consecutive years of funding.

(Source: Amended at 21 Ill. Reg. 4981, effective APR 04 1997)

## Section 3060.800 Grant Application Procedure

The following application procedures shall apply:

- a) An "Intent to Apply" letter shall be submitted to the respective Regional Planning Commission in advance of the application for a construction grant. A copy of the reply from the applicable Regional Planning Commission and a copy of the "Intent to Apply" letter shall be submitted to the Illinois State Library.
- b) The Illinois State Library shall issue application forms for library construction grants under this program.
- c) Applying libraries and library systems shall submit the completed library construction grant application together with the following documents or written assurances to be eligible for library construction grants although some of the documentation and written assurances may be waived in the application for mini-grants described in Section 3060.100(c) of this Part, upon approval of the Illinois State Library construction consultant. Documentation and written assurances may be waived if they are not relevant to the specific mini-grant. As an example, a legal description of the affected real estate may not be required for a mini-grant project to install carpeting in the existing library building.\*

- 1) An assurance that the real estate affected by the proposed construction is available to the library or library system.
- 2) The legal description of the affected real estate.
- 3) An assurance that other funds are available or how they will be secured by the library. Funds which will be available upon the grant award may include a mortgage commitment letter from a lender ~~or a promise to donate funds~~. Assurances from the applicant that various fund-raising activities will be undertaken in the future, where the amount to be raised remains uncertain, shall not be counted as part of the local matching funds for the purposes of Section 3060.100.
- 4) An assurance that the library will expend 90% of Secretary of

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State library construction grant funds within 12 months after the execution of the grant agreement. The final 10% of grant funds will be reimbursed upon receipt by the State Library of the close-out report, including the final audit, if applicable.

5) A building program including preliminary construction plans. For projects with a total cost of over \$150,000, a library building consultant must work with the library in developing the building program.

6) A site plan of the proposed building.

7) An estimated cost per square foot (for additions and new construction).

8) A statement describing the necessity for the proposed project.

9) A statement of plans to meet existing library standards of service (~~"Avenues-to-Excellence-III--Standards-for-Public-Bibrary Service--in-Illinois---Chicago-Ib-Illinois-Bibrary-Association-1989"~~ ["Serving Our Public: Standards for Illinois Public Libraries" - Chicago, IL, Illinois Library Association, 1996]. The material incorporated by reference includes no later amendments or editions. This subsection shall not apply to library systems.

10) A description of the project's potential contribution to the improvement of library services within the library's area of service and in any other portions of the State.

11) An assurance that the library will secure a fidelity bond naming the Office of the Illinois Secretary of State as the exclusive beneficiary in an amount equal to 1.25 times the grant award.

12) An assurance that construction work will be performed by the lump sum (fixed price) contract method.

13) An assurance that the library will publicly announce all requirements for architectural, engineering, and land surveying services and procure these services on the basis of demonstrated competence and qualifications and negotiate contracts at fair and reasonable prices.

14) An assurance that adequate methods of obtaining competitive bidding will be employed prior to awarding the construction contract, ~~either by public advertising or circulating three or more bidders~~, and that the award of the contract will be made to the responsible bidder submitting the lowest acceptable bid.

15) An assurance that all laborers and mechanics employed by the contractor or subcontractors on all construction projects assisted by the Act shall be paid wages at rates not less than those prevailing on similar construction in the locality, as determined by the Illinois Department of Labor in accordance with the Prevailing Wage Act [820 ILCS 130].

16) An assurance that a copy of the building permit shall be supplied to the Illinois State Library prior to the actual construction and that the permit shall be posted in a prominent place on the construction site.

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17) An assurance that all contractors and subcontractors shall comply with the provision of the Copeland Anti-Kick Back Act (40 U.S.C. 276c (1982)) supplemented in U.S. Department of Labor regulations (29 CFR 3 (1985)). The material incorporated by reference includes no later amendments or editions.

18) An assurance that contractors and subcontractors shall comply with all applicable provisions of the Illinois Human Rights Act [775 ILCS 5] and all Federal and State laws, rules, and regulations which prohibit discrimination because of race, color, religion, sex, marital status, national origin, ancestry, age, and physical or mental handicap.

19) An assurance that architectural, engineering and land surveying contracts will be made in accordance with the Local Government Professional Services Selection Act [50 ILCS 510].

20) An assurance that construction contracts signed by both the library board (or library system board) and contractors will be prepared on standard American Institute of Architecture (AIA) forms that are submitted to the Illinois State Library prior to the start of construction; also, all subcontractors are to perform work in accordance with the conditions and standards contained in the contracts signed by the board and the Illinois State Library. The Illinois State Library shall have the right to disapprove any such contracts between the library board or library system board and contractors if:

A) The bidding procedure outlined in subsection (c)(14) ~~was~~ not followed.

B) The conditions and standards specified in the contract between the Illinois State Library and the library board are not incorporated into the contracts between the library board or library system board and the contractors.

21) An assurance that a revised budget will be prepared after bids have been accepted and will be submitted to the Illinois State Library for approval prior to actual construction. Such approval will be based on the exercise of professional judgment to insure that the provision of library services will not be harmed by the changes reflected in the revised budget. Such approval will also be based on the reduction in the contingency line item from 5% in the original budget to 2% of total project cost in the revised budget. Grant monies awarded are based on the amount specified in the original budget; grant awards will not be increased because of subsequent increases in revised budgets.

22) An assurance that a plaque will be placed in the completed building stating that State funds administered by the Secretary of State and State Librarian were used for the building's construction.

23) An assurance that permits any agent authorized by the Illinois State Library, upon presentation of credentials to, in accordance with the constitutional limitation on administrative searches,

## SECRETARY OF STATE

## NOTICE OF ADOPTED AMENDMENTS

have full access to and the right to examine any records, books, papers, or documents, of the grantee involving transactions related to the grant.

24) An assurance that the construction will commence within 140 days after the effective date of the grant contract, and that the Project will be completed within a reasonable length of time.

25) An assurance that a sign will be displayed on the construction site stating that State funds administered by the Secretary of State and State Librarian are being used for the construction.

26) An assurance that the following reports and records will be completed and transmitted to the Illinois State Library: Monthly reports of interest earned on grant funds, quarterly narrative and financial reports; notification within 15 days after of completion of the project; a close-out report which is a final financial and narrative report within 90 days after the completion of the Project; and other reports and documents, such as prevailing wage rates and receipts to verify vouchers, as reasonably may be required by the State.

A) Financial reports shall show the amount of authorized State and local funds, interest earned on grant funds, expenditures made from grant funds and from interest earned on grant funds, obligated funds by amount and by percentage of line item remaining as compared to the original budget.

B) Narrative reports shall state the progress of the Project, accomplishments to date, problems encountered, objectives met and unmet, changes implemented, and the percentage of completion of the Project to date.

C) The close-out report shall evaluate the degree to which the grantee achieved the goals and objectives of the Project. The close-out report shall include a project audit report which shall be completed by an independent certified public accountant or accounting firm using generally accepted accounting principles. The project audit report shall include financial statements and compliance statements (which indicate that grant monies have been obligated in compliance with applicable laws and regulations of the State of Illinois and this Part).

27) An assurance that the building will remain in use as a public library or library system facility for not less than 20 ~~twenty~~ years after its construction unless other use is approved by the Illinois State Library.

28) An assurance letter from the Illinois Historic Preservation Agency evidencing ~~stating-the-project-is-in~~ compliance with the Illinois State Agency Historic Resources Preservation Act [20 ILCS 3420] ~~all-of-the-requirements-related-to-the-National Register-of-Historic-Places.~~

29) An assurance letter from the Illinois State Water Survey Division of the Illinois Department of Energy and Natural Resources

## SECRETARY OF STATE

## NOTICE OF ADOPTED AMENDMENTS

stating that the project site is not located in a Special Flood Hazard Area. If the project site is located in a Special Flood Hazard Area, the applicant shall submit an assurance letter from the Division of Water Resources, the Illinois Department of Transportation, stating that the project meets the requirements of Executive Order 79-4 regarding flood damages.

30) An assurance that any change in the Plans and Specifications requiring a work change order will be submitted to the Illinois State Library; any change order of \$10,000 or more will be submitted to the Illinois State Library for approval prior to being effected. The change order will be approved if the change does not have an adverse impact on library services.

31) An assurance that any interest earned on the grant funds will be expended, without limitation or exception, exclusively on the subject construction project.

d) All applications will be considered by the Illinois State Library Advisory Committee in accordance with the provisions of this Part.

(Source: Amended at 21 Ill. Reg. 4981, effective APR 14 1990.)



## STATE EMPLOYEES' RETIREMENT SYSTEM OF ILLINOIS

## NOTICE OF ADOPTED AMENDMENT(S)

- 1) Heading of the Part: The Administration and Operation of the State Employees' Retirement System of Illinois
- 2) Code Citation: 80 Ill. Adm. Code 1540
- 3) Section Numbers:  
1540.340  
Adopted Action:  
New Section
- 4) Statutory Authority: 40 ILCS 5/14-135.03
- 5) Effective Date of Rules: April 1, 1997
- 6) Does this rulemaking contain an automatic repeal date? No
- 7) Do the Rules contain incorporations by reference? No
- 8) Date Filed in Agency's Principal Office: March 31, 1997
- 9) Notice of Proposal Published in Illinois Register: January 03, 1997, 21 Ill Reg 360
- 10) Has JCER issued a Statement of Objections to the Amendments? No
- 11) Differences between proposal and final version: 1540.340 (c)(2) The word "and" has been changed to read "equal in amount" and the second word "as" has been changed to "less", resulting in the sentence now reading "Upon the early retirement of a Participant, as provided under the Retirement Plan, such Participant shall be entitled to a monthly benefit equal in amount to his or her Unrestricted Benefit less the Maximum Benefit."
- 12) Have all the changes agreed upon by the agency and JCER been made as indicated in the agreement letter issued by JCER? Yes
- 13) Will the Rules replace an emergency rule currently in effect? Yes
- 14) Are there any amendments pending on the Part? No

15) Summary and Purpose of Rules: On August 20, 1996, President Clinton signed into law the "Small Business Job Protection Act of 1996" (HR3448). Included in this Act were extensive amendments to the Internal Revenue Code which affect public employee pension plans throughout the country.

The primary changes affecting the State Employees' Retirement System of Illinois pertain to Section 415 of the Internal Revenue Code concerning maximum benefit payments from a qualified plan. Prior to passage of the legislation, Section 415 (b) limited the maximum benefit payable from a qualified plan to the lesser of 100% of final three year average compensation or \$125,000 for tax year 1997. The \$125,000 level is

## STATE EMPLOYEES' RETIREMENT SYSTEM OF ILLINOIS

## NOTICE OF ADOPTED AMENDMENT(S)

actuarially reduced for retirement ages below 62. The 100% of compensation level does not include:

- 1) tax sheltered life and health insurance contributions;
- 2) contributions to Section 457 Deferred Compensation Plans; or
- 3) mandatory employee contributions tax sheltered under Section 414(h)(2) of the Code.

The Small Business Job Protection Act of 1996 amended section 415 to:

- 1) Repeal the 100% of compensation limit; and
- 2) Authorize the establishment of excess benefit arrangements for governmental plans.

This rule implements the excess benefit arrangement effective 1-1-97 and defines the scope of benefits to be paid, the limitation year, the funding arrangement, and the manner in which the assets shall be held. Basically to prevent adverse tax consequences to the member, the program will be funded on a pay-as-you-go basis and the assets will be subject to the general creditors of the state. A small cash reserve, which will be held in a separate fund in the State Treasury, will be maintained to pay current benefits.

- 16) Information and questions regarding this adopted rule shall be directed to:

Michael L. Morry, Executive Secretary  
State Employees' Retirement System of Illinois  
P.O. Box 19255 - 2101 South Veterans Parkway  
Springfield, Illinois 62794-9255  
Telephone: 1-217-785-7444

The full text of the Adopted Amendments begins on the next page.

STATE EMPLOYEES' RETIREMENT SYSTEM OF ILLINOIS

NOTICE OF ADOPTED AMENDMENT(S)

TITLE 80: PUBLIC OFFICIALS AND EMPLOYEES

SUBTITLE D: RETIREMENT SYSTEMS

CHAPTER I: STATE EMPLOYEES' RETIREMENT SYSTEM OF ILLINOIS

PART 1540

THE ADMINISTRATION AND OPERATION OF THE  
STATE EMPLOYEES' RETIREMENT SYSTEM OF ILLINOIS

Section	
1540.5	Introduction
1540.10	Appointment of Retirement System Coordinator
1540.20	Member's Contribution and Service Credit
1540.30	Determination of Rate of Compensation
1540.40	Prior Service Credit
1540.50	Credit for Service for Which Contributions are Permitted
1540.60	Severance of Employment - A Condition to the Payment of a Refund or Retirement Annuity
1540.70	Death Benefits
1540.80	Disability Claims
1540.90	Benefit Offset
1540.100	Birth Date Verification
1540.110	Marriage Verification
1540.120	Level Income Option
1540.130	Pension Credit for Unused Sick Leave
1540.140	Removal of Children from Care of Surviving Spouse
1540.150	Proof of Dependency
1540.160	Investigations of Benefit Recipients
1540.170	Interest on Member Contributions
1540.180	Date of Application - Retirement Annuity, Occupational and Nonoccupational and Temporary Disability Benefits, and Resignation Refund Payments
1540.190	Lump Sum Salary Payments
1540.200	Removal From the Payroll
1540.210	Latest Date of Membership
1540.220	Period for Payment and Amount of Payment of Contributions
1540.230	Contributions By the State (Repealed)
1540.240	Actuarially Funded Basis (Repealed)
1540.250	Payments to Establish Credit for Service for Which Contributions are Permitted
1540.260	Contributions and Service Credit During Nonwork Periods
1540.270	Written Appeals and Hearings
1540.280	Availability for Public Inspection (Recodified)
1540.290	Procedure for Submission, Consideration and Disposition of Petitions Seeking the promulgation, Amendment or Repeal of these Rules and Regulations (Recodified)
1540.300	Organization of the State Employees' Retirement System (Recodified)
1540.310	Amendments
1540.320	Optional Forms of Benefits - Basis of Computation

STATE EMPLOYEES' RETIREMENT SYSTEM OF ILLINOIS

NOTICE OF ADOPTED AMENDMENT(S)

1540.330 Board Elections

1540.340 Excess Benefit Arrangement

TABLE A Optional Forms of Benefits - Basis of Computation

AUTHORITY: Implementing and authorized by Article 14 of the Illinois Pension Code [40 ILCS 5/Art. 14].

SOURCE: Filed December 20, 1977, effective December 31, 1977; filed and effective February 28, 1978; emergency rule at 4 Ill. Reg. 2, page 246, effective January 1, 1980; amended at 4 Ill. Reg. 12, pages 530, 532, 534, effective March 11, 1980; emergency rule at 4 Ill. Reg. 46, page 1300, effective November 1, 1980; amended at 5 Ill. Reg. 3454, effective March 19, 1981; amended at 5 Ill. Reg. 7225, effective July 1, 1981; amended at 5 Ill. Reg. 12846, effective October 30, 1981; amended at 6 Ill. Reg. 2114, effective January 29, 1982; amended at 6 Ill. Reg. 5505, effective April 16, 1982; codified at 6 Ill. Reg. 10935; emergency amendment at 6 Ill. Reg. 11084, effective August 31, 1982, for a maximum of 150 days; amended at 7 Ill. Reg. 677, effective December 30, 1982; amended at 7 Ill. Reg. 8831, effective July 15, 1983; emergency amendment at 8 Ill. Reg. 359, effective January 1, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 4144, effective March 26, 1984; Sections 1540.280, 1540.290 and 1540.300 recodified to 2 Ill. Adm. Code 2375 at 8 Ill. Reg. 15902; amended at 9 Ill. Reg. 12375, effective July 30, 1985; emergency amendment at 9 Ill. Reg. 19752, effective December 5, 1985, for a maximum of 150 days; amended at 10 Ill. Reg. 8889, effective May 14, 1986; amended at 11 Ill. Reg. 11155, effective June 15, 1987; amended at 14 Ill. Reg. 10498, effective June 19, 1990; amended at 15 Ill. Reg. 7379, effective April 26, 1991; amended at 16 Ill. Reg. 14407, effective September 4, 1992; amended at 20 Ill. Reg. 8033, effective June 15, 1996; emergency amendment at 21 Ill. Reg. 476, effective January 1, 1997, for a maximum of 150 days; amended at 21 Ill. Reg. ~~4992~~, effective ~~APR 11 1993~~.

Section 1540.340 Excess Benefit Arrangement

- a) Adoption and Nature of the Arrangement.
  - 1) The Arrangement. The State Employees' Retirement System of Illinois, pursuant to the authority granted to it by 40 ILCS 5/1-116, hereby adopts the State Employees' Retirement System of Illinois Excess Benefit Arrangement effective January 1, 1997.
  - 2) Nature of the Arrangement. This Arrangement is a portion of a governmental plan (as that term is defined in section 414(d) of the Internal Revenue code of 1986, as amended, and section 3(32) of the Employee Retirement Income Security Act of 1974, as amended) and is administered as a qualified governmental excess benefit arrangement pursuant to the provisions of Code section 415(m).
  - 3) Limitation Year. The System adopts the calendar year as the limitation year for the purpose of this Arrangement and Code Section 415.

## STATE EMPLOYEES' RETIREMENT SYSTEM OF ILLINOIS

## NOTICE OF ADOPTED AMENDMENT(S)

- b) Definitions. Each word or phrase defined in this subsection (b) shall have the following meaning whenever such word or phrase is capitalized and used herein unless a different meaning is clearly required by the context of the Arrangement. The definition of any term in the singular may also include the plural.

- 1) "Arrangement" shall mean the plural.
- 1) "Arrangement" shall mean the State Employees' Retirement System of Illinois Excess Benefit Arrangement as from time to time amended or restated.
- 2) "Code" shall mean the Internal Revenue Code of 1986, as amended.
- 3) "Effective Date" shall mean January 1, 1997.
- 4) "Limitation Year" shall mean that period for which all calculations and determinations of benefits and contribution limits will be made under Code Section 415 and this Arrangement.
- 5) "Maximum Benefit" shall mean the monthly equivalent of the maximum benefit permitted by Code section 415 to be paid a Participant under the Retirement Plan.
- 6) "Participant" shall mean a person who is an "annuitant" as that term is defined in [40 ILCS 5/14-103.07] or a "beneficiary" as that term is defined in [40 ILCS 5/14-103.08].
- 7) "Retirement Plan" shall mean the retirement plan administered by the State Employees' Retirement System of Illinois pursuant to [40 ILCS 5/14-101].
- 8) "System" shall mean the State Employees' Retirement System of Illinois.
- 9) "Unrestricted Benefit" shall mean the maximum monthly Normal or Early Retirement Benefit or Disability Benefit payable under Article 14 of the Illinois Pension Code [40 ILCS 5/14] determined without regard to the limitation imposed under section 415 of the Code.

## c) Benefits.

- 1) Retirement Benefit. Upon the Normal retirement date of a Participant, as provided under the Retirement Plan, such Participant shall be entitled to a monthly benefit equal in amount to his or her Unrestricted Benefit less the Maximum Benefit.
- 2) Early Retirement Benefit. Upon the early retirement of a Participant, as provided under the Retirement Plan, such Participant shall be entitled to a monthly benefit equal in amount to his or her Unrestricted Benefit less the Maximum Benefit.
- 3) Disability Benefit. If a Participant is unable to work because of an illness or injury with an employer that participates in the Retirement Plan and as a result is entitled to a disability benefit provided under the Retirement Plan, such a Participant shall be entitled to a monthly benefit equal to his or her Unrestricted Benefit less the Maximum Benefit.
- 4) Spouse's Pension Benefit. Subject to subsection (c)(5) of this Section, upon the death of a Participant whose spouse is eligible

## STATE EMPLOYEES' RETIREMENT SYSTEM OF ILLINOIS

## NOTICE OF ADOPTED AMENDMENT(S)

for a pre- or post- retirement surviving spouse benefit under the Retirement Plan, the Participant's surviving spouse shall be entitled to a monthly benefit equal to the surviving spouse benefit determined in accordance with the provisions of the Retirement Plan without regard to the limitations under Code section 415 less the Maximum Benefit.

- 5) Benefit Payment. A retirement benefit payable under this subsection shall be paid at such time or times and in such form to the Participant as the benefit under the Retirement Plan would be paid.

## d) Administration of the Arrangement.

- 1) Administrator. The Arrangement shall be administered by the System which shall have the authority to interpret the Arrangement and issue such policies as it deems appropriate. All provisions set forth in the Retirement Plan with respect to the Administrative powers and duties of the System, expenses of administration, and procedures for filing claims shall also be applicable with respect to the Arrangement. The System shall have the duty and responsibility to maintain records making the requisite calculations and disbursing the payments hereunder through the Comptroller of the State of Illinois. The System's interpretations, determinations, regulations, and calculations shall be final and binding on all persons and parties concerned.
- 2) Amendment and Termination. The System may amend or terminate the Arrangement at any time, provided, however, that no such amendment or termination shall adversely affect a benefit to which a terminated or retired Participant or his or her beneficiary is entitled under subsection (c) of this Section prior to the date of such amendment or termination unless the Participant becomes entitled to an amount equal to such benefit under another arrangement plan or practice adopted by the System.
- 3) Funding. The System will pay all benefits arising under this Arrangement and all costs, charges and expenses relating thereto through appropriations received from the State of Illinois, and miscellaneous income of the System, except those costs normally borne by other agencies or offices of the State of Illinois. No provision shall at any time be made with respect to segregating any assets of the System, or of any employer for payment of any benefits hereunder. No Participant, or any other person, shall have any interest in any assets or miscellaneous income of the System, the State, or of any employer by reason of the right to receive a benefit under the Arrangement.
- 4) Non-assignability of Benefits. The benefits payable hereunder or the right to receive future benefits under the Arrangement shall not be subject to judgment, execution, garnishment, attachment or other seizure by process, in bankruptcy or otherwise, nor to sale, pledge, mortgage or other alienation, and shall not be assignable to the same extent as provided for in [40 ILCS



## STATE EMPLOYEES' RETIREMENT SYSTEM OF ILLINOIS

## NOTICE OF ADOPTED AMENDMENT(S)

- 5/14-147].
- 5) Terms of Arrangement. Nothing contained herein shall be construed as providing for assets to be held in trust or escrow or any other form of asset segregation for the Participant or for any other person or persons to whom benefits are to be paid pursuant to the terms of this Arrangement, the Participant's only interest hereunder being the right to receive the benefits set forth herein. To the extent the Participant or any other person acquires a right to receive benefits under this Arrangement, such right shall be no greater than the right of any unsecured general creditor of the State of Illinois.
- 6) Applicable Law. All questions pertaining to the construction, validity, and effect of this Arrangement shall be determined in accordance with the laws of the State of Illinois and, unless inconsistent, with the laws of the United States.
- 7) Forfeiture Provisions. All rights to any benefits payable under this Arrangement, including the payment of any benefit installments, shall be immediately forfeited if the Participant's right to receive an annuity benefit under the Retirement Plan is terminated in accordance with [40 ILCS 5/14-149].

(Source: Added at 21 Ill. Reg. ~~4992~~, effective APR 14 1997)

## OFFICE OF THE STATE FIRE MARSHAL

## NOTICE OF ADOPTED AMENDMENTS

- 1) Heading of the Part: Storage, Transportation, Sale and Use of Liquefied Petroleum Gas
- 2) Code Citation: 41 Ill. Adm. Code 200
- 3) Section Numbers: Adopted Action:  
200.30 Amend
- 4) Statutory Authority: Section 3 of the Liquefied Petroleum Gas Regulations Act [430 ILCS 5/3]
- 5) Effective Date of Rulemaking: April 15, 1997
- 6) Does this rulemaking contain an automatic repeal date? No
- 7) Does this rulemaking contain incorporations by reference? Yes  
National Fire Protection Association Standard #54 "The National Fuel Gas Code", and Standard #501 Recreational Vehicles are adopted by reference in the amended language.
- 8) Date Filed in Agency's Principal Office: April 15, 1997
- 9) Notice of Proposal Published in Illinois Register: December 13, 1996 (51 Ill. Reg. 15843)
- 10) Has JCAR issued a Statement of Objections to these rules? No
- 11) Difference(s) between proposal and final version: None
- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes
- 13) Will this rulemaking replace an emergency rule currently in effect? No
- 14) Are there any amendments pending on this Part? No
- 15) Summary and Purpose of Rulemaking:

By this Notice of Adopted Amendments, the Office is updating Part 200 to reference the most recently published edition of National Fire Protection Association Standard #54 "The National Fuel Gas Code" and Standard #501C "Recreational Vehicles".

Previously, Section 200.30 referenced the 1992 edition of NFPA 54 - The National Fuel Gas Code. The NFPA has now published an updated, 1996 edition of NFPA 54. Comparison of the two documents reveals only minor changes in content. This part of the amendment is being adopted at the

## OFFICE OF THE STATE FIRE MARSHAL

## NOTICE OF ADOPTED AMENDMENTS

expressed request of the Illinois Propane Gas Association.

In addition to the updated reference to the latest published edition of NFPA 54, grammatical changes have been made to the section. Previously, Section 200.30 referred to the "Standard for the Installation of Gas Appliances and Gas Piping" as well as the "National Fuel Gas Code". Several years ago, the National Fuel Gas Code replaced the previous NFPA document "Standard for the Installation of Gas Appliances and Gas Piping". Until now, the outdated wording has remained within Part 200.30.

The adopted amendment also serves to change the Part 200.30 reference to the most recently published edition of National Fire Protection Association Standard #501C "Standard on Recreational Vehicles". Similar to NFPA 54, an updated edition of Standard 501C is now published by the NFPA. Also similar to the NFPA 54 update, the update to NFPA 501C contains only minor changes.

The previous version of Part 200.30 referenced the entire NFPA 501C standard. The Office of the State Fire Marshal has amended this reference. NFPA 501C addresses the subject of recreational vehicles in general. The agency believed it to be appropriate to reference only the "fuel system and equipment" criteria of NFPA 501C in consideration of the fact that Part 200 rules pertain specifically to liquefied petroleum gas.

16) Information and questions regarding this adopted amendment shall be directed to:

Mr. Jack Ahern  
Deputy State Fire Marshal  
Division of Fire Prevention  
Office of the State Fire Marshal  
100 W. Randolph Street, Suite 11-800  
Chicago IL, 60601  
312/814-2693

The full text of the Adopted Amendment begins on the next page:

## OFFICE OF THE STATE FIRE MARSHAL

## NOTICE OF ADOPTED AMENDMENTS

TITLE 41: FIRE PROTECTION  
CHAPTER I: STATE FIRE MARSHAL

PART 200  
STORAGE, TRANSPORTATION, SALE, AND USE  
OF LIQUEFIED PETROLEUM GAS

Section	
200.5	Introduction
200.10	Storage and Handling of Liquefied Petroleum Gases
200.20	Storage and Handling of Liquefied Petroleum Gases at Utility Gas Plants
200.30	Rules For Installation of Gas Appliances And Gas Piping
200.40	Storage and Handling of Liquefied Petroleum Gas
200.50	Installations Must Be In Compliance
200.60	Submittal Of Plans
200.70	Applications, Plans and Blueprints Must Be Filed in Triplicate -- What Applications and Drawings Must Show
200.80	Operation of Installation Prohibited Until Final Inspection and Approval
200.90	No Supplier Shall Service Any Installation Not In Compliance With Law
200.100	Personnel Must be Properly Trained
200.110	No Self Service Permitted
200.120	Interstate Commerce Commission or Department of Transportation Containers (Repealed)
200.160	Cylinder System Installations (Bottled Gas) (Repealed)
200.170	Minimum Safety Requirements for Manifolding American Society of Mechanical Engineers Containers (Repealed)
200.180	Location of Containers (Repealed)
200.190	Abandoned Tanks
200.200	Marking of Tank Trucks and Trailers (Repealed)
200.210	Lighting Requirements on Trucks and Trailers (Repealed)
200.230	Drivers of Trucks and Trailers Must Be Properly Trained (Repealed)
200.240	When Tank Truck May Not Be Left Unattended (Repealed)
200.250	Tank Trucks and Tractors Must Be In Good Repair (Repealed)
200.260	Parking In Congested Areas Prohibited (Repealed)
200.270	Travel In Heavy Traffic Districts To Be Avoided (Repealed)
200.280	Gear Shift Requirements for Loaded Tank Trucks (Repealed)
200.290	Semi-Trailers Loading and Unloading (Repealed)
200.300	Fire Extinguisher Requirements (Repealed)
200.310	Excess Flow Valves Not To Be Tampered With (Repealed)
200.320	When Transportation and Sale Prohibited (Repealed)
200.330	Containers To Be Transported In Upright Position (Repealed)
200.340	Fireworks Prohibited
200.350	Additional Safety Measures Authorized

AUTHORITY: Authorized by and implementing Section 3 of the Liquefied Petroleum Gas Regulation Act [430 ILCS 5/3].

OFFICE OF THE STATE FIRE MARSHAL

NOTICE OF ADOPTED AMENDMENTS

SOURCE: Rules for the Storage, Transportation, Sale and Use of Liquefied Petroleum Gases, filed October 15, 1971; codified at 5 Ill. Reg. 10697; amended at 8 Ill. Reg. 2467, effective June 1, 1984; amended at 19 Ill. Reg. 11455, effective August 1, 1995; amended at 21 Ill. Reg. 4999, effective APR 1 1997.

Section 200.30 Rules For Installation of Gas Appliances And Gas Piping

Standards for the Installation of gas appliances ~~Gas Appliances~~ and gas piping ~~Gas-Piping~~ as published in the 1996 1992 Edition of Standard NFPA No. 54 by the National Fire Protection Association (National Fuel Gas Code) are mandatory. Standards ~~Standard~~ for fuel systems and equipment in recreational vehicles ~~Recreational-Vehicles~~ as published in the 1996 1994 Edition of Standard NFPA No. 501C 501c by the National Fire Protection Association [Recreational Vehicles] are mandatory.

(Source: Amended at 21 Ill. Reg. 4999, effective APR 1 1997)

DEPARTMENT OF CORRECTIONS

AGENCY RESPONSE TO JOINT COMMITTEE RECOMMENDATIONS  
ON EMERGENCY RULEMAKINGS

Date: April 1, 1997

Agency: Department of Corrections

Heading of the Part: Health Care

Code Citation: 20 Ill. Adm. Code 415

Agency Response to Joint Committee Recommendations:

The Department agrees with the Committee's February 26, 1997 recommendation to seek a statutory amendment to clarify that a committed person's trust fund may be encumbered by the Department during the term of incarceration until legally required payments for the medical co-payment are received. The Department is currently drafting a proposed statutory amendment.

Signature of Agency Official

Director  
Title



DEPARTMENT OF CORRECTIONS

AGENCY RESPONSE TO JOINT COMMITTEE RECOMMENDATION  
ON EMERGENCY RULEMAKINGS

Date: April 1, 1997

Agency: Department of Corrections

Heading of the Part: Rights and Privileges

Code Citation: 20 Ill. Adm. Code 525

Agency Response to Joint Committee Recommendations:

The Department agrees with the Committee's February 26, 1997 recommendation to seek a statutory amendment to clarify that a committed person's trust fund may be encumbered by the Department during the term of incarceration until legally required payments for postage are received. The Department is currently drafting a proposed statutory amendment.

Signature of Agency Official

Director  
Title

JOINT COMMITTEE ON ADMINISTRATIVE RULES

ILLINOIS GENERAL ASSEMBLY

SECOND NOTICES RECEIVED

The following second notices were received by the Joint Committee on Administrative Rules during the period of April 1, 1997 through April 7, 1997 and have been scheduled for review by the Committee at its May 13, 1997 meeting in Springfield. Other items not contained in this published list may also be considered. Members of the public wishing to express their views with respect to a rule should submit written comments to the Committee at the following address: Joint Committee on Administrative Rules, 700 Stratton Bldg., Springfield, IL 62706.

Second Notice Expires	Agency and Rule	Start of First Notice	JCAR Meeting
5/15/97	Department of Natural Resources, Consignment of Licenses, Stamps and Permits (17 Ill Adm Code 2520)	2/14/97 21 Ill Reg 1748	5/13/97
5/21/97	Department of Central Management Services, Auto Liability (80 Ill Adm Code 3100)	10/18/96 20 Ill Reg 13473	5/13/97

ACTION CODES	
A - Adopted Rule	P - Proposed Rule
AR - Adopted Repealer	PF - Prohibited Filing Order by JCAR*
C - Notice of Corrections	PP - Peremptory or Court Ordered Rules
CC - Codification Changes	PR - Proposed Repealer
E - Emergency Rule	R - Refusal to meet JCAR* Objection
ER - Emergency Repealer	RC - Statement of Recommendation
M - Modifications to meet JCAR*	S - Suspension ordered by JCAR*
W - Withdrawal to meet JCAR*	W - Withdrawal to meet JCAR*
O - JCAR* Statement Of Objections	W - Objections
RQ - Request for Correction	MR - Modification and Refusal
EC - Expedited Corrections	
*Joint Committee on Administrative Rules	

ALL RULES ARE LISTED BY PART NUMBER AND HEADING ONLY. (FOR ACTION ON SPECIFIC SECTIONS, PLEASE REFER TO THE SECTIONS AFFECTED INDEX.) IF THERE ARE ANY QUESTIONS, PLEASE CONTACT THE ADMINISTRATIVE CODE DIVISION AT (217) 782-7017.

<b>ABANDONED MINED LANDS RECLAMATION COUNCIL</b>	
4 Ill. Adm. Code 1000	Americans With Disabilities Act Grievance Procedure (P-3348)
<b>AGING, DEPARTMENT OF</b>	
89 Ill. Adm. Code 280	Community Based Residential Facilities Demonstration Project (P-1110)
89 Ill. Adm. Code 240	Community Care Program (P-6613/96;A-887)
89 Ill. Adm. Code 260	Long-Term Care Insurance Partnership Demonstration Program (P-3012)
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89 Ill. Adm. Code 401	Licensing Standards For Child Welfare Agencies (P-5173/96;A-4502)
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89 Ill. Adm. Code 408	Licensing Standards For Group Day Care Homes (P-5236/96;A-4563)

89 Ill. Adm. Code 403 Licensing Standards For Group Homes (P-5261/96/A-4587)  
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92 Ill. Adm. Code 1205 Fees And Taxes (P-13481/96/A-3831)  
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83 Ill. Adm. Code 590 Minimum Safety Standards For Transportation Of Gas And For Gas Pipeline Facilities (P-1745)  
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20 Ill. Adm. Code 415 Health Care (P-516) (E-638) (RC-3331) (RS-5003)  
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23 Ill. Adm. Code 525 Regional Oversight Boards And Intermediate Services (P-8585/96/A-2172)  
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26 Ill. Adm. Code 216 Registration Of Voters (P-14113/96/A-4610)  
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56 Ill. Adm. Code 2920 Disqualifying Income And Reduced Benefits (P-13692/96/A-567)  
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38 Ill. Adm. Code 190 Illinois Credit Union Act (P-1127)

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41 Ill. Adm. Code 120 Boiler And Pressure Vessel Safety (P-9780/96/A-997)  
41 Ill. Adm. Code 100 Fire Prevention Safety Code (P-1133)  
41 Ill. Adm. Code 180 Storage, Transportation, Sale And Use Of Gasoline And Volatile Gas (P-2791)  
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86 Ill. Adm. Code 3000 Riverboat Gambling (P-10439/96/A-4642)

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77 Ill. Adm. Code 2510	Data Collection (P-3023) (E-3277)
77 Ill. Adm. Code 2530	Hospital Price Information (P-3025) (E-3318)
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77 Ill. Adm. Code 1190	Permit Application Fees (P-8948/96;A-399)
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17 Ill. Adm. Code 4190	Rules For The Protection, Treatment And Inventory Of Archeological And Paleontological Resources On Public Lands (W-1732)
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50 Ill. Adm. Code 6302	Definition Of Salary (CC-1727)
50 Ill. Adm. Code 4405	Electronic Filing (P-12563/96;A-1671)
50 Ill. Adm. Code 4401	Examination And Audit Procedure (P-12977/96;A-1675)
50 Ill. Adm. Code 5602	Extension Of Service To Additional Counties (P-11437/96;AR-1681)
50 Ill. Adm. Code 6101	Health Maintenance Organization (CC-1729)
50 Ill. Adm. Code 2405	Intergovernmental Joint Insurance Pool Annual Audited Financial Statement (P-9673/96;A-1171)
50 Ill. Adm. Code 930	Life Insurance Solicitation (P-4917)
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59 Ill. Adm. Code 121	Early Intervention Program (P-1506)
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59 Ill. Adm. Code 132	Medicaid Community Mental Health Services Program (P-1527)
59 Ill. Adm. Code 119	Minimum Standards For Certification Of Developmental Training Programs (P-1532) (P-13492/96;A-2195)
59 Ill. Adm. Code 113	Minimum Standards For Licensure Of Community Residential Alternatives (P-1545) (P-13497-96;A-2200)
59 Ill. Adm. Code 115	Standards And Licensure Requirements For Community-Integrated Living Arrangements (P-1563) (P-13502/96;A-2205)
59 Ill. Adm. Code 112	Treatment And Habilitation Services (P-13507/96;A-2210)
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4 Ill. Adm. Code 625	Americans With Disabilities Act Grievance Procedure (P-3375)
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17 Ill. Adm. Code 2650	Advertising In Department Publications (P-6633/96;A-573)
17 Ill. Adm. Code 2010	Boat And Snowmobile Registration And Safety (P-3803)
17 Ill. Adm. Code 130	Camping On Department Of Natural Resources Properties (P-3809)
17 Ill. Adm. Code 530	Cock Pheasant, Hungarian Partridge, Bobwhite Quail, And Rabbit Hunting (P-4186)
17 Ill. Adm. Code 830	Commercial Fishing And Musselling In Certain Waters Of The State (P-16055/96;A-4700)
17 Ill. Adm. Code 850	Commercial Fishing In Lake Michigan (P-322) (PF-4338)
17 Ill. Adm. Code 2520	Consignment Of Licenses, Stamps And Permits (P-1748)
17 Ill. Adm. Code 740	Crow, Woodcock, Snipe, Rail And Teal Hunting (P-4206)
17 Ill. Adm. Code 730	Dove Hunting (P-4935)
17 Ill. Adm. Code 590	Duck, Goose And Coot Hunting (P-12994/96;A-578) (P-4215)
17 Ill. Adm. Code 1590	Falconry And The Captive Propagation Of Raptors (P-14971/96;A-2218)
17 Ill. Adm. Code 1010	Illinois List Of Endangered And Threatened Fauna (P-15138/96;A-3118)

17 Ill. Adm. Code 570	Muskrat, Mink, Raccoon, Opossum, Striped Skunk, Weasel, Red Fox, Gray Fox, Coyote, Badger, Beaver And Woodchuck (Groundhog) Trapping (P-4248)
17 Ill. Adm. Code 550	Raccoon, Opossum, Striped Skunk, Red Fox, Gray Fox, Coyote And Woodchuck (Groundhog) Hunting (P-4255)
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17 Ill. Adm. Code 810	Sport Fishing Regulations For The Waters Of Illinois (P-16064/96/A-4709)
17 Ill. Adm. Code 690	Squirrel Hunting (P-4263)
17 Ill. Adm. Code 720	The Taking Of Wild Turkeys-Fall Archery Season (P-4271)
17 Ill. Adm. Code 715	The Taking Of Wild Turkeys-Fall Gun Season (P-4279)
17 Ill. Adm. Code 710	The Taking Of Wild Turkeys-Spring Season (P-15145/96/A-3125)
17 Ill. Adm. Code 670	White-Tailed Deer Hunting By Use Of Bow And Arrow (P-520)
17 Ill. Adm. Code 650	White-Tailed Deer Hunting By Use Of Firearms (P-531) (P-3817)
17 Ill. Adm. Code 660	White-Tailed Deer Hunting Season By Use Of Muzzleloading Rifles (P-542) (P-3823)
17 Ill. Adm. Code 680	White-Tailed Deer Hunting Season By Use Of Handguns (P-4285)
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35 Ill. Adm. Code 399	Fees For Reviewing Applications To Change The Boundaries Of A Wastewater Facility Planning Area (P-2558)
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32 Ill. Adm. Code 331	Fees For Radioactive Material Licenses (E-4309) (P-4369)
32 Ill. Adm. Code 332	Licensing Requirements For Source Material Milling Facilities (P-14683/96/A-3897)
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38 Ill. Adm. Code 307	Acquisition Of Former Main Banking Premises Or Branches Of Eligible Depository Institutions (PR-13204/96/AR-602)
4 Ill. Adm. Code 1100	Americans With Disabilities Act Grievance Procedure (PR-13018/9/AR-603)
38 Ill. Adm. Code 305	Bank Branches (P-4290)
38 Ill. Adm. Code 302	Blacklist Discrimination (P-4294)
38 Ill. Adm. Code 375	Calculation, Assessment And Collection Of Periodic Fees (P-4298)
38 Ill. Adm. Code 380	Eligible State Bank (P-4303)

38 Ill. Adm. Code 370	Posting Notice Of A Proposed Acquisition (PR-13028/96/AR-605)
68 Ill. Adm. Code 1455	Real Estate Appraiser Certification (P-793) (A-1685)
68 Ill. Adm. Code 1450	Real Estate License Act Of 1983 (P-15848/96/A-3602) (P-4948)
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35 Ill. Adm. Code 211	Definitions And General Provisions (P-329) (P-1754) (P-14116/96/A-2641) (P-3393)
35 Ill. Adm. Code 304	Effluent Standards (P-10760/96/A-364) (RQ-3322)
35 Ill. Adm. Code 620	Groundwater Quality (P-2562)
35 Ill. Adm. Code 505	Livestock Waste Regulations (E-4313)
35 Ill. Adm. Code 218	Organic Material Emission Standards And Limitations For The Chicago Area (P-1768)
35 Ill. Adm. Code 219	Organic Material Emission Standards And Limitations For The Metro East Area (P-1781)
35 Ill. Adm. Code 201	Permits And General Provisions (P-342)
35 Ill. Adm. Code 732	Petroleum Underground Storage Tanks (P-13086/96/A-3617)
35 Ill. Adm. Code 310	Pretreatment Programs (P-1147)
35 Ill. Adm. Code 817	Requirements For New Steel And Foundry Industry Wastes Landfills (P-11554/96/A-1183) (RQ-2693)
35 Ill. Adm. Code 740	Site Remediation Program (P-2571)
35 Ill. Adm. Code 302	Water Quality Standards (P-10539/96/A-370) (RQ-3326)
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68 Ill. Adm. Code 1220	Illinois Dental Practice Act (P-6638/96/A-378)
68 Ill. Adm. Code 1240	Private Detective, Private Alarm And Private Security Act Of 1993 (P-14708/96/A-3135)
68 Ill. Adm. Code 1456	Respiratory Care Practice Act (P-3407) (E-3/30)
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86 Ill. Adm. Code 1910	Procedures (P-15657/96/A-3706) (O-3333)
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86 Ill. Adm. Code 1910	Procedures (A-3706)
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89 Ill. Adm. Code 113	Aid To The Aged, Blind Or Disabled (P-552) (E-6/3)
89 Ill. Adm. Code 111	Assistance Standards (P-13031/96/A-2226)
89 Ill. Adm. Code 160	Child Support Enforcement (P-7288/96/A-1189) (P-13894/96/A-3922)
89 Ill. Adm. Code 165	Collections And Recoveries (P-13148/96/A-3151)

89 Ill. Adm. Code 170	Demonstration Programs (O-498) (P-10778/96;A-1379) (P-5977/96;A-1700) (R-1734) (P-13031/96;A-2230)
89 Ill. Adm. Code 149	Diagnosis Related Grouping (DRG) Prospective Payment System (PPS) (P-11573/96;A-2238) Food Stamps (P-2820) (P-10263/96;A-3156) (P-13151/96;A-3156) (P-13515/96;A-3156) (P-13908/96;A-3156)
89 Ill. Adm. Code 121	General Assistance (P-555) (E-682) (P-809) Hospital Services (P-12330/96;A-607) (P-4965) Medical Assistance Programs (P-558) (E-692) (P-2913) (P-3027) (E-3734) (P-9810/96;A-4777)
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89 Ill. Adm. Code 148	MediPlan Plus (P-13156/96;A-2246) Related Program Provisions (P-10303, 96;A-435) (R-492) (O-499) (P-1165)
89 Ill. Adm. Code 120	Rights And Responsibilities (P-7579/96;A-619) (P-1171) (P-2924) (P-3829) (E-4037)
89 Ill. Adm. Code 140	Aids Drug Assistance Program (P-8227/96;A-1203) Children's Respite Care Center Demonstration Program Code (P-4374)
89 Ill. Adm. Code 142	Community Living Facilities Code (P-3426)
89 Ill. Adm. Code 117	Emergency Medical Services And Trauma Center Code (E-2437)
89 Ill. Adm. Code 102	Health Care Facility And Program Initial Certification Fee Code (P-1794) Health Facilities Planning Procedural Rules (RQ-1229)
89 Ill. Adm. Code 692	Hearing Aid Consumer Protection Code (P-13236/96;A-4799)
89 Ill. Adm. Code 260	Hospital Licensing Requirements (P-4438) Illinois Home Health Agency Code (P-3453) Illinois Veterans' Homes Code (P-3462) Intermediate Care For The Developmentally Disabled Facilities Code (P-1798) (P-3475) Local Health Protection Grant Rules (P-4814/96;A-2960)
89 Ill. Adm. Code 230	Long-Term Care Assistants And Aides Training Programs Code (P-3492)
89 Ill. Adm. Code 1130	Long-Term Care For Under Age 22 Facilities Code (P-4437)
89 Ill. Adm. Code 682	Migrant Labor Camp Code (P-2829) Nursing Education Scholarships (P-4917, 96;A-4828)
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77 Ill. Adm. Code 300	Skilled Nursing And Intermediate Care Facilities Code (P-1808) (P-3527)
77 Ill. Adm. Code 270	Subacute Care Hospital Demonstration Program Code (P-4393)
77 Ill. Adm. Code 915	The Illinois Water Well And Pump Installation Contractor's License Code (P-2847)
77 Ill. Adm. Code 672	Wic Vendor Management Code (P-13264/96;A-3958)

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77 Ill. Adm. Code 1120	Health Facilities Planning Financial And Economic Feasibility Review (P-3544) (C-4870)
77 Ill. Adm. Code 1130	Health Facilities Planning Procedural Rules (EC-3753)
77 Ill. Adm. Code 1180	Practice And Procedure In Administrative Hearings (P-3565)

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2 Ill. Adm. Code 2251	Access To Information Of The Illinois Racing Board (PR-820)
11 Ill. Adm. Code 510	Claiming Races (P-10548/96;A-951)
11 Ill. Adm. Code 1422	Conduct Practices (PR-829)
11 Ill. Adm. Code 317	Countdown (P-2929)
11 Ill. Adm. Code 211	Discipline Rules (P-835)
11 Ill. Adm. Code 1320	Forbidden Conduct (PR-841)
11 Ill. Adm. Code 1431	Horse Health Rules (PR-847)
11 Ill. Adm. Code 1411	Jockeys, Apprentices, Jockey Agents, And Valets (P-14967/96;A-3226)
11 Ill. Adm. Code 315	Match Rival (P-2936)
11 Ill. Adm. Code 603	Medication (P-15161/96;A-3232)
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11 Ill. Adm. Code 200	Public Information (P-862)
2 Ill. Adm. Code 2250	Public Information, Rulemaking And Organization (PR-867)
11 Ill. Adm. Code 404	Race Track Improvement Fund (P-874)
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89 Ill. Adm. Code 505	Confidentiality Of Information (P-882)
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80 Ill. Adm. Code 1540	The Administration And Operation Of The State Employees' Retirement System Of Illinois (P-360;A-4992) (E-476)
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41 Ill. Adm. Code 200	Storage, Transportation, Sale And Use Of Liquefied Petroleum Gas (P-15843/96;A-4999)
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41 Ill. Adm. Code 121	Boiler And Pressure Repairer Regulations (P-9445/96;A-972)
41 Ill. Adm. Code 123	Boiler And Pressure Repairer Vessel Rules For Hearings (P-9452/96;A-979)
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20 Ill. Adm. Code 1265	Electronic Transmission Of Fingerprints (P-3077/96;A-1210)
20 Ill. Adm. Code 1275	Gang Crime Witness Protection Act (P-10313/96;A-1214)
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80 Ill. Adm. Code 1600	Universities Retirement (P-4977)
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23 Ill. Adm. Code 2721	Alternative Loan Program (PR-1818) (P-1824)
23 Ill. Adm. Code 2771	College Savings Bond Bonus Incentive Grant (BIG) Program (PR-1829) (P-1837)
23 Ill. Adm. Code 2764	David A. Debolt Teacher Shortage Scholarship Program (PR-1846) (P-1854)
23 Ill. Adm. Code 2720	Federal Family Education Loan Program (FFELP) (P-1863)
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23 Ill. Adm. Code 2731	Grant Program For Dependents Of Correctional Officers (PR-1928) (P-1935)
23 Ill. Adm. Code 2736	Illinois Incentive For Access (IIA) Program (PR-1942) (P-1948)
23 Ill. Adm. Code 2730	Illinois National Guard Grant Program (PR-1955) (P-1962)
23 Ill. Adm. Code 2765	Illinois Special Education Teacher Tuition Waiver Program (PR-1970) (P-1977)
23 Ill. Adm. Code 2733	Illinois Veteran Grant (IVG) Program (PR-1985) (P-1993)
23 Ill. Adm. Code 2790	Limitation, Suspension And Termination Proceedings (P-2002)

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89 Ill. Adm. Code 688	Illinois Long-Term Care Partnership Demonstration Program (P-2945)
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89 Ill. Adm. Code 590	Services (P-353) (P-12335/96;A-1395)
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#### TYPE OF RULE MAKING

am = amend to existing Section  
# = renumbered  
n = New Section  
r = repeal of existing Section  
re = recodified

#### ACTION CODE

A = Adopted Rule  
E = Emergency  
P = Proposed Rule  
PP = Peremptory  
M = Modification  
W = Withdrawal  
RS = Response  
EC = Expedited Correction  
RQ = Request for Correction  
R = Refusal

PF = Prohibited Filing  
S = Suspension  
O = JCAR Objection  
F = Failure to Remedy Objections  
RC = Recommendations  
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260.220	am	(P-14298/96;A-2139)	212.100	n	(P-835)
260.305	am	(P-14298/96;A-2139)	212.110	n	(P-835)
260.310	am	(P-14298/96;A-2139)	212.120	n	(P-835)
260.415	am	(P-14298/96;A-2139)	212.130	n	(P-835)
260.515	am	(P-14298/96;A-2139)	212.140	n	(P-835)
260.525	am	(P-14298/96;A-2139)	212.150	n	(P-835)
260.540	am	(P-14298/96;A-2139)	212.160	n	(P-835)
270.261	am	(P-1119)	212.170	n	(P-835)
270.485	r	(P-1119)	212.180	n	(P-835)
281.50	am	(P-1114)	212.190	n	(P-835)
			212.200	n	(P-835)
			212.210	n	(P-835)
			300.40	am	(P-12333/96;A-955)
			314.10	n	(P-15195;A-3247)
			314.20	n	(P-15195;A-3247)
			314.30	n	(P-15195;A-3247)
			314.40	n	(P-15195;A-3247)
			314.50	n	(P-15195;A-3247)
			315.10	n	(P-2936)
			315.20	n	(P-2936)
			315.30	n	(P-2936)
			316.10	n	(P-2940)
			316.20	n	(P-2940)
			316.30	n	(P-2940)
			316.40	n	(P-2940)
			317.10	n	(P-2929)
			317.20	n	(P-2929)
			317.30	n	(P-2929)
			317.40	n	(P-2929)
			317.50	n	(P-2929)
			317.60	n	(P-2929)
			317.70	n	(P-2929)
			404.20	am	(P-874)
			423.20	r	(P-852)
			509	r	(P-15176/96;A-3230)
			510.195	am	(P-10548/96;A-951)
			603.10	n	(P-15161/96;A-3232)
			603.20	n	(P-15161/96;A-3232)
			603.30	n	(P-15161/96;A-3232)

## Title 11 (cont.)

603.40	n	(P-15161/96;A-3232)	660.22	am	(P-542)
603.50	n	(P-15161/96;A-3232)	660.40	am	(P-542)
603.60	n	(P-15161/96;A-3232)	660.60	am	(P-542)
603.70	n	(P-15161/96;A-3232)	670.40	am	(P-520)
603.80	n	(P-15161/96;A-3232)	670.60	am	(P-520)
603.90	n	(P-15161/96;A-3232)	680.20	am	(P-4285)
603.100	n	(P-15161/96;A-3232)	680.50	am	(P-4285)
603.110	n	(P-15161/96;A-3232)	690.30	am	(P-4263)
603.120	n	(P-15161/96;A-3232)	710.10	am	(P-15145/96;A-3125)
603.130	n	(P-15161/96;A-3232)	710.30	am	(P-15145/96;A-3125)
603.140	n	(P-15161/96;A-3232)	715.10	am	(P-4279)
603.150	n	(P-15161/96;A-3232)	715.40	am	(P-4279)
603.160	n	(P-15161/96;A-3232)	720.10	am	(P-4271)
603.170	n	(P-15161/96;A-3232)	720.20	am	(P-4271)
1320	r	(P-841)	720.40	am	(P-4271)
1411.160	am	(P-14987/96;A-3226)	730.20	am	(P-4835)
1422	r	(P-829)	730.30	am	(P-4835)
1431	r	(P-847)	740.20	am	(P-4206)
			810.35	am	(P-16064/96;A-4709)
			810.37	am	(P-16064/96;A-4709)
			810.45	am	(P-16064/96;A-4709)
			810.50	am	(P-16064/96;A-4709)
			810.60	r	(P-16064/96;A-4709)
			810.70	am	(P-16064/96;A-4709)
			830.80	am	(P-16064/96;A-4709)
			830.10	am	(P-16055/96;A-4700)
			830.20	am	(P-16055/96;A-4700)
			830.30	am	(P-16055/96;A-4700)
			830.40	am	(P-16055/96;A-4700)
			830.60	am	(P-16055/96;A-4700)
			830.70	am	(P-16055/96;A-4700)
			830.80	am	(P-16055/96;A-4700)
			830.90	am	(P-16055/96;A-4700)
			850.20	am	(P-322)(PF-4338)
			850.50	am	(P-322)(PF-4338)
			850.80	am	(P-322)(PF-4338)
			1010.25	am	(P-15138/96;A-3118)
			1010.30	am	(P-15138/96;A-3118)
			1590.20	am	(P-14971/96;A-2218)
			1590.80	am	(P-14971/96;A-2218)
			1590.110	am	(P-14971/96;A-2218)
			2010.20	am	(P-3803)
			2520.10	am	(P-1748)
			2520.20	am	(P-1748)
			2520.30	am	(P-1748)
			2650.10	n	(P-6633/96;A-573)
			2650.20	n	(P-6633/96;A-573)
			2650.30	n	(P-6633/96;A-573)
			2650.40	n	(P-6633/96;A-573)
			2650.50	n	(P-6633/96;A-573)
			3020.20	am	(P-3383)
			3020.30	am	(P-3383)

## TITLE 11

100.19	n	(P-1355)
100.40	n	(P-1355)
100.50	n	(P-1355)
100.70	am	(P-1355)
100.170	am	(P-1355)
100.280	am	(P-1355)
100.330	am	(P-1355)
100.340	am	(P-1355)
100.350	am	(P-1355)
200.10	n	(P-862)
200.20	n	(P-862)
200.30	n	(P-862)
200.40	n	(P-862)
200.50	n	(P-862)
200.60	n	(P-878)
201.10	n	(P-878)
201.20	n	(P-878)
201.30	n	(P-878)
201.40	n	(P-878)
211.10	n	(P-835)
211.20	n	(P-835)
211.30	n	(P-835)
211.40	n	(P-835)
211.50	n	(P-835)
211.60	n	(P-835)
211.70	n	(P-835)
211.80	n	(P-835)

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[illegible]



[illegible]



Title 68 (cont.)		n	(P-45)
Title 68	#		
1240.70	(P-14708/96;A-3135)	400.130	r
1240.100	n		(P-45)
1240.110	(P-14708/96;A-3135)	400.140	r
1240.120	n		(P-45)
1240.130	(P-14708/96;A-3135)	400.150	r
1240.140	n		(P-45)
1240.150	(P-14708/96;A-3135)	400.160	r
1240.160	n		(P-45)
1240.170	(P-14708/96;A-3135)	400.170	r
1240.180	n		(P-45)
1240.190	(P-14708/96;A-3135)	400.180	r
1240.200	//am		(P-45)
1240.210	(P-14708/96;A-3135)	400.190	r
1240.220	#	400.210	r
1240.230	(P-14708/96;A-3135)	400.220	n
1445.15	am	400.310	r
1450.45	am	400.320	r
1450.55	am	400.350	r
1450.175	am	400.410	r
1450.300	n	400.420	r
1450.305	n	400.510	r
1450.310	n	400.520	r
1450.315	n	400.610	r
1450.320	n	400.620	r
1450.325	n	400.630	r
1450.330	n	400.710	r
1450.335	n	400.710	r
1450.340	n	400.710	r
1450.345	n	400.710	r
1450.350	n	400.710	r
1450.355	n	400.710	r
1455.80	n	400.710	r
1455.200	am	400.710	r
1455.300	am	400.710	r
1456.05	n	400.710	r
1456.10	n	400.710	r
1456.20	n	400.710	r
1456.30	n	400.710	r
1456.40	n	400.710	r
1456.50	n	400.710	r
1456.60	n	400.710	r
1456.70	n	400.710	r
1456.80	n	400.710	r
1456.90	n	400.710	r
1456.100	n	400.710	r
1456.110	n	400.710	r

400.110  
400.120

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TITLE 77		n	(P-45)
TITLE 77	#		
100.1	am	515.210	n
100.2	am	515.220	n
100.3	am	515.230	n
100.4	am	515.200	n
100.5	am	515.200	n
100.6	am	515.300	n
100.7	am	597.100	am
100.8	am	597.110	am
100.10	am	615.210	am
100.12	am	672.100	am
100.13	am	672.200	am
100.14	am	672.205	am
100.17	am	672.450	am
100.19	am	672.505	am
230.100	n	672.510	am
230.200	n	672.610	am
230.300	n	682.100	am
230.400	n	682.105	am
245.72	am	682.110	am
250.435	am	682.115	n
260.1000	n	682.120	am
260.1050	n	682.130	am
260.1100	n	682.140	am
260.1200	n	682.150	am
260.1300	n	682.160	am
260.1400	n	682.170	am
260.1500	n	682.180	am
260.1600	n	682.185	n
260.1700	n	682.190	am
260.1800	n	682.200	am
260.1900	n	682.210	r
260.2000	n	682.215	am
260.2100	n	682.220	am
260.2200	n	682.230	am
260.2300	n	682.240	am
260.2400	n	682.250	am
260.2500	n	682.260	am
270.1200	am	682.300	am
300.620	n	682.310	am
300.661	am	682.320	am
300.663	am	682.330	am
330.911	am	682.340	am
340.1376	am	682.350	am
340.1377	am	682.360	am
350.625	n	682.400	am
350.681	am	682.410	am
350.683	am	682.420	am
370.715	am	682.430	am
390.681	am	682.440	r
390.683	am	682.500	am
395.170	am	682.510	am
515.100	n	682.600	am

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Title 77 (cont.)	763 320	n	(P-8393/96)(E-8530/96) (O-14284/96)(R-1401)	105 515	(P-14754/96,A-2362)
762 120	n	(P-8407/96) (O-14287/96)(R-1404)	(O-14286/96)(R-1402)	105 600	(P-14754/96,A-2362)
762 130	n	(P-8407/96) (O-14287/96)(R-1404)	(P-8395/96)	105 610	(P-14754/96,A-2362)
762 200	n	(P-8407/96) (O-14287/96)(R-1404)	(O-14286/96)(R-1402)	105 620	(P-14754/96,A-2362)
762 210	n	(P-8407/96) (O-14287/96)(R-1404)	(P-8395/96)	105 700	(P-14754/96,A-2362)
762 220	n	(P-8407/96) (O-14287/96)(R-1404)	(O-14286/96)(R-1402)	105 810	(P-14754/96,A-2362)
762 300	n	(P-8407/96) (O-14287/96)(R-1404)	(P-8395/96)	105 900	(P-14754/96,A-2362)
762 320	n	(P-8407/96) (O-14287/96)(R-1404)	(O-14286/96)(R-1402)	130 120	(P-14754/96,A-2362)
762 330	n	(P-8407/96) (O-14287/96)(R-1404)	(P-8395/96)	(W 4335)	(P-14754/96,A-2362)
762 340	n	(P-8407/96) (O-14287/96)(R-1404)	(O-14286/96)(R-1402)	130 805	(P-8961/96,A-15753/96)
762 370	n	(P-8407/96) (O-14287/96)(R-1404)	(O-14286/96)(R-1402)	140 125	(P-14754/96,A-2362)
762 380	n	(P-8407/96) (O-14287/96)(R-1404)	(P-8395/96)	(W 4336)	(P-14754/96,A-2362)
762 390	n	(P-8407/96) (O-14287/96)(R-1404)	(O-14286/96)(R-1402)	435 100	(P-14754/96,A-2362)
762 410	n	(P-8407/96) (O-14287/96)(R-1404)	(P-8395/96)	435 110	(P-14754/96,A-2362)
762 420	n	(P-8407/96) (O-14287/96)(R-1404)	(O-14286/96)(R-1402)	435 120	(P-14754/96,A-2362)
762 430	n	(P-8407/96) (O-14287/96)(R-1404)	(P-8395/96)	435 130	(P-14754/96,A-2362)
762 440	n	(P-8407/96) (O-14287/96)(R-1404)	(O-14286/96)(R-1402)	435 140	(P-14754/96,A-2362)
762 450	n	(P-8407/96) (O-14287/96)(R-1404)	(P-8395/96)	435 150	(P-14754/96,A-2362)
762 460	n	(P-8407/96) (O-14287/96)(R-1404)	(O-14286/96)(R-1402)	435 160	(P-14754/96,A-2362)
762 470	n	(P-8407/96) (O-14287/96)(R-1404)	(P-8395/96)	435 170	(P-14754/96,A-2362)
763 410	n	(P-8393/96)(E-8530/96) (O-14284/96)(R-1401)	(O-14286/96)(R-1402)	435 180	(P-14754/96,A-2362)
763 420	n	(P-8393/96)(E-8530/96) (O-14284/96)(R-1401)	(P-8395/96)	435 190	(P-14754/96,A-2362)
763 430	n	(P-8393/96)(E-8530/96) (O-14284/96)(R-1401)	(O-14286/96)(R-1402)	435 200	(P-14754/96,A-2362)
763 440	n	(P-8393/96)(E-8530/96) (O-14284/96)(R-1401)	(P-8395/96)	435 210	(P-14754/96,A-2362)
763 450	n	(P-8393/96)(E-8530/96) (O-14284/96)(R-1401)	(O-14286/96)(R-1402)	480 181	(P-11903/96,A-2362)
763 460	n	(P-8393/96)(E-8530/96) (O-14284/96)(R-1401)	(P-8395/96)	690 101	(P-11903/96,A-2362)
763 470	n	(P-8393/96)(E-8530/96) (O-14284/96)(R-1401)	(O-14286/96)(R-1402)	690 105	(P-11903/96,A-2362)
763 480	n	(P-8393/96)(E-8530/96) (O-14284/96)(R-1401)	(P-8395/96)	690 110	(P-11903/96,A-2362)
763 490	n	(P-8393/96)(E-8530/96) (O-14284/96)(R-1401)	(O-14286/96)(R-1402)	690 115	(P-11903/96,A-2362)
763 500	n	(P-8393/96)(E-8530/96) (O-14284/96)(R-1401)	(P-8395/96)	690 120	(P-11903/96,A-2362)
763 510	n	(P-8393/96)(E-8530/96) (O-14284/96)(R-1401)	(O-14286/96)(R-1402)	690 125	(P-11903/96,A-2362)
763 520	n	(P-8393/96)(E-8530/96) (O-14284/96)(R-1401)	(P-8395/96)	690 130	(P-11903/96,A-2362)
763 530	n	(P-8393/96)(E-8530/96) (O-14284/96)(R-1401)	(O-14286/96)(R-1402)	691 101	(P-11903/96,A-2362)
763 540	n	(P-8393/96)(E-8530/96) (O-14284/96)(R-1401)	(P-8395/96)	691 105	(P-11903/96,A-2362)
763 550	n	(P-8393/96)(E-8530/96) (O-14284/96)(R-1401)	(O-14286/96)(R-1402)	691 110	(P-11903/96,A-2362)
763 560	n	(P-8393/96)(E-8530/96) (O-14284/96)(R-1401)	(P-8395/96)	691 115	(P-11903/96,A-2362)
763 570	n	(P-8393/96)(E-8530/96) (O-14284/96)(R-1401)	(O-14286/96)(R-1402)	691 120	(P-11903/96,A-2362)
763 580	n	(P-8393/96)(E-8530/96) (O-14284/96)(R-1401)	(P-8395/96)	691 125	(P-11903/96,A-2362)
763 590	n	(P-8393/96)(E-8530/96) (O-14284/96)(R-1401)	(O-14286/96)(R-1402)	691 130	(P-11903/96,A-2362)
763 600	n	(P-8393/96)(E-8530/96) (O-14284/96)(R-1401)	(P-8395/96)	691 135	(P-11903/96,A-2362)
763 610	n	(P-8393/96)(E-8530/96) (O-14284/96)(R-1401)	(O-14286/96)(R-1402)	691 140	(P-11903/96,A-2362)
763 620	n	(P-8393/96)(E-8530/96) (O-14284/96)(R-1401)	(P-8395/96)	691 145	(P-11903/96,A-2362)
763 630	n	(P-8393/96)(E-8530/96) (O-14284/96)(R-1401)	(O-14286/96)(R-1402)	691 150	(P-11903/96,A-2362)
763 640	n	(P-8393/96)(E-8530/96) (O-14284/96)(R-1401)	(P-8395/96)	691 155	(P-11903/96,A-2362)
763 650	n	(P-8393/96)(E-8530/96) (O-14284/96)(R-1401)	(O-14286/96)(R-1402)	691 160	(P-11903/96,A-2362)
763 660	n	(P-8393/96)(E-8530/96) (O-14284/96)(R-1401)	(P-8395/96)	691 165	(P-11903/96,A-2362)
763 670	n	(P-8393/96)(E-8530/96) (O-14284/96)(R-1401)	(O-14286/96)(R-1402)	691 170	(P-11903/96,A-2362)
763 680	n	(P-8393/96)(E-8530/96) (O-14284/96)(R-1401)	(P-8395/96)	691 175	(P-11903/96,A-2362)
763 690	n	(P-8393/96)(E-8530/96) (O-14284/96)(R-1401)	(O-14286/96)(R-1402)	691 180	(P-11903/96,A-2362)
763 700	n	(P-8393/96)(E-8530/96) (O-14284/96)(R-1401)	(P-8395/96)	691 185	(P-11903/96,A-2362)
763 710	n	(P-8393/96)(E-8530/96) (O-14284/96)(R-1401)	(O-14286/96)(R-1402)	691 190	(P-11903/96,A-2362)
763 720	n	(P-8393/96)(E-8530/96) (O-14284/96)(R-1401)	(P-8395/96)	691 195	(P-11903/96,A-2362)
763 730	n	(P-8393/96)(E-8530/96) (O-14284/96)(R-1401)	(O-14286/96)(R-1402)	691 200	(P-11903/96,A-2362)
763 740	n	(P-8393/96)(E-8530/96) (O-14284/96)(R-1401)	(P-8395/96)	691 205	(P-11903/96,A-2362)
763 750	n	(P-8393/96)(E-8530/96) (O-14284/96)(R-1401)	(O-14286/96)(R-1402)	691 210	(P-11903/96,A-2362)
763 760	n	(P-8393/96)(E-8530/96) (O-14284/96)(R-1401)	(P-8395/96)	691 215	(P-11903/96,A-2362)
763 770	n	(P-8393/96)(E-8530/96) (O-14284/96)(R-1401)	(O-14286/96)(R-1402)	691 220	(P-11903/96,A-2362)
763 780	n	(P-8393/96)(E-8530/96) (O-14284/96)(R-1401)	(P-8395/96)	691 225	(P-11903/96,A-2362)
763 790	n	(P-8393/96)(E-8530/96) (O-14284/96)(R-1401)	(O-14286/96)(R-1402)	691 230	(P-11903/96,A-2362)
763 800	n	(P-8393/96)(E-8530/96) (O-14284/96)(R-1401)	(P-8395/96)	691 235	(P-11903/96,A-2362)
763 810	n	(P-8393/96)(E-8530/96) (O-14284/96)(R-1401)	(O-14286/96)(R-1402)	691 240	(P-11903/96,A-2362)
763 820	n	(P-8393/96)(E-8530/96) (O-14284/96)(R-1401)	(P-8395/96)	691 245	(P-11903/96,A-2362)
763 830	n	(P-8393/96)(E-8530/96) (O-14284/96)(R-1401)	(O-14286/96)(R-1402)	691 250	(P-11903/96,A-2362)
763 840	n	(P-8393/96)(E-8530/96) (O-14284/96)(R-1401)	(P-8395/96)	691 255	(P-11903/96,A-2362)
763 850	n	(P-8393/96)(E-8530/96) (O-14284/96)(R-1401)	(O-14286/96)(R-1402)	691 260	(P-11903/96,A-2362)
763 860	n	(P-8393/96)(E-8530/96) (O-14284/96)(R-1401)	(P-8395/96)	691 265	(P-11903/96,A-2362)
763 870	n	(P-8393/96)(E-8530/96) (O-14284/96)(R-1401)	(O-14286/96)(R-1402)	691 270	(P-11903/96,A-2362)
763 880	n	(P-8393/96)(E-8530/96) (O-14284/96)(R-1401)	(P-8395/96)	691 275	(P-11903/96,A-2362)
763 890	n	(P-8393/96)(E-8530/96) (O-14284/96)(R-1401)	(O-14286/96)(R-1402)	691 280	(P-11903/96,A-2362)
763 900	n	(P-8393/96)(E-8530/96) (O-14284/96)(R-1401)	(P-8395/96)	691 285	(P-11903/96,A-2362)
763 910	n	(P-8393/96)(E-8530/96) (O-14284/96)(R-1401)	(O-14286/96)(R-1402)	691 290	(P-11903/96,A-2362)
763 920	n	(P-8393/96)(E-8530/96) (O-14284/96)(R-1401)	(P-8395/96)	691 295	(P-11903/96,A-2362)
763 930	n	(P-8393/96)(E-8530/96) (O-14284/96)(R-1401)	(O-14286/96)(R-1402)	691 300	(P-11903/96,A-2362)
763 940	n	(P-8393/96)(E-8530/96) (O-14284/96)(R-1401)	(P-8395/96)	691 305	(P-11903/96,A-2362)
763 950	n	(P-8393/96)(E-8530/96) (O-14284/96)(R-1401)	(O-14286/96)(R-1402)	691 310	(P-11903/96,A-2362)
763 960	n	(P-8393/96)(E-8530/96) (O-14284/96)(R-1401)	(P-8395/96)	691 315	(P-11903/96,A-2362)
763 970	n	(P-8393/96)(E-8530/96) (O-14284/96)(R-1401)	(O-14286/96)(R-1402)	691 320	(P-11903/96,A-2362)
763 980	n	(P-8393/96)(E-8530/96) (O-14284/96)(R-1401)	(P-8395/96)	691 325	(P-11903/96,A-2362)
763 990	n	(P-8393/96)(E-8530/96) (O-14284/96)(R-1401)	(O-14286/96)(R-1402)	691 330	(P-11903/96,A-2362)
764 000	n	(P-8393/96)(E-8530/96) (O-14284/96)(R-1401)	(P-8395/96)	691 335	(P-11903/96,A-2362)
764 010	n	(P-8393/96)(E-8530/96) (O-14284/96)(R-1401)	(O-14286/96)(R-1402)	691 340	(P-11903/96,A-2362)
764 020	n	(P-8393/96)(E-8530/96) (O-14284/96)(R-1401)	(P-8395/96)	691 345	(P-11903/96,A-2362)
764 030	n	(P-8393/96)(E-8530/96) (O-14284/96)(R-1401)	(O-14286/96)(R-1402)	691 350	(P-11903/96,A-2362)
764 040	n	(P-8393/96)(E-8530/96) (O-14284/96)(R-1401)	(P-8395/96)	691 355	(P-11903/96,A-2362)
764 050	n	(P-8393/96)(E-8530/96) (O-14284/96)(R-1401)	(O-14286/96)(R-1402)	691 360	(P-11903/96,A-2362)
764 060	n	(P-8393/96)(E-8530/96) (O-14284/96)(R-1401)	(P-8395/96)	691 365	(P-11903/96,A-2362)
764 070	n	(P-8393/96)(E-8530/96) (O-14284/96)(R-1401)	(O-14286/96)(R-1402)	691 370	(P-11903/96,A-2362)
764 080	n	(P-8393/96)(E-8530/96) (O-14284/96)(R-1401)	(P-8395/96)	691 375	(P-11903/96,A-2362)
764 090	n	(P-8393/96)(E-8530/96) (O-14284/96)(R-1401)	(O-14286/96)(R-1402)	691 380	(P-11903/96,A-2362)
764 100	n	(P-8393/96)(E-8530/96) (O-14284/96)(R-1401)	(P-8395/96)	691 385	(P-11903/96,A-2362)
764 110	n	(P-8393/96)(E-8530/96) (O-14284/96)(R-1401)	(O-14286/96)(R-1402)	691 390	(P-11903/96,A-2362)
764 120	n	(P-8393/96)(E-8530/96) (O-14284/96)(R-1401)	(P-8395/96)	691 395	(P-11903/96,A-2362)
764 130	n	(P-8393/96)(E-8530/96) (O-14284/96)(R-1401)	(O-14286/96)(R-1402)	691 400	(P-11903/96,A-2362)
764 140	n	(P-8393/96)(E-8530/96) (O-14284/96)(R-1401)	(P-8395/96)	691 405	(P-11903/96,A-2362)
764 150	n	(P-8393/96)(E-8530/96) (O-14284/96)(R-1401)	(O-14286/96)(R-1402)	691 410	(P-11903/96,A-2362)
764 160	n	(P-8393/96)(E-8530/96) (O-14284/96)(R-1401)	(P-8395/96)	691 415	(P-11903/96,A-2362)
764 170	n	(P-8393/96)(E-8530/96) (O-14284/96)(R-1401)	(O-14286/96)(R-1402)	691 420	(P-11903/96,A-2362)
764 180	n	(P-8393/96)(E-8530/96) (O-14284/96)(R-1401)	(P-8395/96)	691 425	(P-11903/96,A-2362)
764 190	n	(P-8393/96)(E-8530/96) (O-14284/96)(R-1401)	(O-14286/96)(R-1402)	691 430	(P-11903/96,A-2362)
764 200	n	(P-8393/96)(E-8530/96) (O-14284/96)(R-1401)	(P-8395/96)	691 435	(P-11903/96,A-2362)
764 210	n	(P-8393/96)(E-8530/96) (O-14284/96)(R-1401)	(O-14286/96)(R-1402)	691 440	(P-11903/96,A-2362)
764 220	n	(P-8393/96)(E-8530/96) (O-14284/96)(R-1401)	(P-8395/96)	691 445	(P-11903/96,A-2362)
764 230	n	(P-8393/96)(E-8530/96) (O-14284/96)(R-1401)	(O-14286/96)(R-1402)	691 450	(P-11903/96,A-2362)
764 240	n	(P-8393/96)(E-8530/96) (O-14284/96)(R-1401)	(P-8395/96)	691 455	(P-11903/96,A-2362)
764 250	n	(P-8393/96)(E-8530/96) (O-14284/96)(R-1401)	(O-14286/96)(R-1402)	691 460	(P-11903/96,A-2362)
764 260	n	(P-8393/96)(E-8530/96) (O-14284/96)(R-1401)	(P-8395/96)	691 465	(P-11903/96,A-2362)
764 270	n	(P-8393/96)(E-8530/96) (O-14284/96)(R-1401)	(O-14286/96)(R-1402)	691 470	(P-11903/96,A-2362)
764 280	n	(P-8393/96)(E-8530/96) (O-14284			

Title 86 (cont.)	Title 89	Title 89 (cont.)	Title 89 (cont.)
1910 65 am (P-15657/96;A-3706)	3000 1040 am (P-10439/96;A-4642)	121 24 r,n (P-10263/96;A-3156)	142 370 n (P-13156/96;A-2246)
1910 66 n (P-15657/96;A-3706)	3000 1050 am (P-10439/96;A-4642)	121 25 r,n (P-10263/96;A-3156)	142 380 n (P-13156/96;A-2246)
1910 67 am (P-15657/96;A-3706)	3000 1070 am (P-10439/96;A-4642)	121 26 r,n (P-10263/96;A-3156)	142 390 n (P-13156/96;A-2246)
1910 68 am (P-15657/96;A-3706)	3000 1072 am (P-10439/96;A-4642)	121 27 am (P-10263/96;A-3156)	142 400 n (P-13156/96;A-2246)
1910 69 am (P-15657/96;A-3706)	3000 1110 am (P-10439/96;A-4642)	121 29 am (P-10263/96;A-3156)	142 450 n (P-13156/96;A-2246)
1910 70 am (P-15657/96;A-3706)	3000 1115 am (P-10439/96;A-4642)	121 29 am (P-10263/96;A-3156)	142 460 n (P-13156/96;A-2246)
1910 75 am (P-15657/96;A-3706)	3000 1120 am (P-10439/96;A-4642)	121 30 am (E-13381)	142 500 n (P-13156/96;A-2246)
1910 90 am (P-15657/96;A-3706)	3000 1126 am (P-10439/96;A-4642)	121 31 am (P-13151/96;A-3156)	142 502 n (P-13156/96;A-2246)
3000 100 am (P-10439/96;A-4642)	3000 1130 am (P-10439/96;A-4642)	121 31 am (E-13381)	142 505 n (P-13156/96;A-2246)
3000 102 n (P-10439/96;A-4642)	3000 1135 am (P-10439/96;A-4642)	121 50 am (P-13151/96;A-3156)	142 510 n (P-13156/96;A-2246)
3000 103 n (P-10439/96;A-4642)	3000 1139 am (P-10439/96;A-4642)	121 50 am (E-13381)	142 530 n (P-13156/96;A-2246)
3000 104 n (P-10439/96;A-4642)	3000 1155 am (P-10439/96;A-4642)	121 57 am (P-13151/96;A-3156)	142 532 n (P-13156/96;A-2246)
3000 110 am (P-10439/96;A-4642)		121 57 am (E-13381)	142 538 n (P-13156/96;A-2246)
3000 120 am (P-10439/96;A-4642)		121 60 am (P-13151/96;A-3156)	142 560 n (P-13156/96;A-2246)
3000 140 am (P-10439/96;A-4642)		121 60 am (E-13381)	142 700 n (P-13156/96;A-2246)
3000 160 am (P-10439/96;A-4642)	102 21 am (P-2924)	121 61 am (P-13151/96;A-3156)	142 710 n (P-13156/96;A-2246)
3000 180 am (P-10439/96;A-4642)	102 20 am (P-3892)(E-4037)	121 61 am (P-13151/96;A-3156)	142 720 n (P-13156/96;A-2246)
3000 231 am (P-10439/96;A-4642)	102 210 am (P-7579/96;P-619)	121 63 am (P-13908/96)(E-13381)	142 730 n (P-13156/96;A-2246)
3000 234 am (P-10439/96;A-4642)	102 210 am (P-7579/96;P-619)	121 63 am (P-13151/96;A-3156)	142 800 n (P-13156/96;A-2246)
3000 245 am (P-10439/96;A-4642)	102 235 am (P-7579/96;P-619)	121 64 am (E-13381)	142 800 n (P-13156/96;A-2246)
3000 271 n (P-10439/96;A-4642)	102 270 am (P-1171)	121 64 am (P-13151/96;A-3156)	142 800 n (P-13156/96;A-2246)
3000 280 am (P-10439/96;A-4642)	102 280 am (P-1171)	121 64 am (E-13381)	142 800 n (P-13156/96;A-2246)
3000 281 r (P-10439/96;A-4642)	111 101 am (P-13031/96;A-2226)	121 70 am (P-13151/96;A-3156)	142 800 n (P-13156/96;A-2246)
3000 282 r (P-10439/96;A-4642)	112 66 n (P-10766/96;A-1366)	121 70 am (E-13381)	142 800 n (P-13156/96;A-2246)
3000 283 r (P-10439/96;A-4642)	112 71 n (P-11560/96;A-2655)	121 91 am (P-13908/96;A-3156)	142 800 n (P-13156/96;A-2246)
3000 284 am (P-10439/96;A-4642)	112 75 n (P-12326/96;A-940)	121 92 am (P-13151/96;A-3156)	142 800 n (P-13156/96;A-2246)
3000 400 am (P-10439/96;A-4642)	112 840 am (P-1154)	121 131 am (E-13381)	142 800 n (P-13156/96;A-2246)
3000 405 am (P-10439/96;A-4642)	112 852 am (P-797)	121 151 am (P-13151/96;A-3156)	142 800 n (P-13156/96;A-2246)
3000 415 am (P-10439/96;A-4642)	112 854 am (P-797)	121 151 am (E-13381)	142 800 n (P-13156/96;A-2246)
3000 420 am (P-10439/96;A-4642)	112 854 am (P-797)	121 182 am (P-13151/96;A-3156)	142 800 n (P-13156/96;A-2246)
3000 424 n (P-10439/96;A-4642)	113 10 am (P-552)(E-673)	140 3 am (P-3423)(E-3734)	142 800 n (P-13156/96;A-2246)
3000 600 am (P-10439/96;A-4642)	114 10 am (P-555)(E-682)	140 5 am (P-3423)(E-3734)	142 800 n (P-13156/96;A-2246)
3000 602 am (P-10439/96;A-4642)	114 452 am (P-809)	140 420 am (P-3423)(E-3734)	142 800 n (P-13156/96;A-2246)
3000 606 n (P-10439/96;A-4642)	114 454 am (P-809)	140 421 am (P-3423)(E-3734)	142 800 n (P-13156/96;A-2246)
3000 625 am (P-10439/96;A-4642)	117 10 am (P-1165)	140 463 am (E-705)	142 800 n (P-13156/96;A-2246)
3000 635 am (P-10439/96;A-4642)	117 50 am (P-10303/96;A-395)	140 569 am (P-9810/96;A-4777)	142 800 n (P-13156/96;A-2246)
3000 640 am (P-10439/96;A-4642)	120 11 am (R-395)	140 569 am (P-3042)	142 800 n (P-13156/96;A-2246)
3000 660 am (P-10439/96;A-4642)	120 60 am (P-558)(E-692)	140 569 am (P-3042)	142 800 n (P-13156/96;A-2246)
3000 665 am (P-10439/96;A-4642)	120 60 am (P-3027)	140 569 am (P-3042)	142 800 n (P-13156/96;A-2246)
3000 666 n (P-10439/96;A-4642)	120 347 am (P-3027)	140 569 am (P-3042)	142 800 n (P-13156/96;A-2246)
3000 670 am (P-10439/96;A-4642)	120 310 am (P-558)(E-692)	140 569 am (P-3042)	142 800 n (P-13156/96;A-2246)
3000 720 am (P-10439/96;A-4642)	120 330 am (P-2913)	140 569 am (P-3042)	142 800 n (P-13156/96;A-2246)
3000 725 am (P-10439/96;A-4642)	120 382 am (P-2913)	140 569 am (P-3042)	142 800 n (P-13156/96;A-2246)
3000 800 n (P-10439/96;A-4642)	121 7 am (P-13151/96;A-3156)	140 569 am (P-3042)	142 800 n (P-13156/96;A-2246)
3000 810 am (P-10439/96;A-4642)	121 18 n (E-13381)	140 569 am (P-3042)	142 800 n (P-13156/96;A-2246)
3000 830 am (P-10439/96;A-4642)	121 20 am (P-2820)	140 569 am (P-3042)	142 800 n (P-13156/96;A-2246)
3000 840 am (P-10439/96;A-4642)	121 20 am (P-13151/96;A-3156)	140 569 am (P-3042)	142 800 n (P-13156/96;A-2246)
3000 900 am (P-10439/96;A-4642)	121 22 am (E-13381)	140 569 am (P-3042)	142 800 n (P-13156/96;A-2246)
3000 910 am (P-10439/96;A-4642)	121 22 am (P-10263/96;A-3156)	140 569 am (P-3042)	142 800 n (P-13156/96;A-2246)
3000 1020 am (P-10439/96;A-4642)	121 23 r,n (P-10263/96;A-3156)	140 569 am (P-3042)	142 800 n (P-13156/96;A-2246)
3000 1030 am (P-10439/96;A-4642)		140 569 am (P-3042)	142 800 n (P-13156/96;A-2246)





Title 92 (cont.)	
1002.42	n (P-12341/96:A-466) (O-500)(R-493)
1002.45	am (P-12341/96:A-466) (O-500)(R-493)
1002.60	am (P-12341/96:A-466) (O-500)(R-493)
1002.70	am (P-12341/96:A-466) (O-500)(R-493)
1010.180	n (P-4406)
1010.185	n (P-4406)
1030.16	am (P-1581)
1030.18	am (P-1581)
1030.70	am (P-4414)
1030.75	am (P-4414)
1040.32	am (P-3060)
1040.70	am (P-4398)
1456.10	n (P-10755/96:A-3113)
1456.20	n (P-10755/96:A-3113)
1456.30	n (P-10755/96:A-3113)
1456.40	n (P-10755/96:A-3113)
1456.50	n (P-10755/96:A-3113)
2500.40	r (P-4440)

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